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**800 MHz TRANSITION ADMINISTRATOR, LLC  
QUARTERLY PROGRESS REPORT  
FOR THE QUARTER ENDED MARCH 31, 2007**

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**MAY 24, 2007**

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## OVERVIEW

The 800 MHz Transition Administrator, LLC (“TA”) provides its Quarterly Progress Report to the Federal Communications Commission (“FCC”) regarding the progress of the reconfiguration of the 800 MHz band for the quarter ended March 31, 2007. Pursuant to the FCC’s *Reconfiguration Orders*,<sup>1</sup> the TA, as the manager of the reconfiguration effort, is required to report on a quarterly basis the progress of band reconfiguration.<sup>2</sup>

The band reconfiguration program generally consists of two broad stages of activity: the clearing of 806-809 MHz/851-854 MHz (Channels 1-120); and the relocation of Public Safety’s NPSPAC channel users to this vacated spectrum. The clearing of Channels 1-120 has proceeded largely in accordance with program expectations; Frequency Reconfiguration Agreements (“FRAs”) are in place for 87 percent of all non-border area licensees, and 77 percent of all non-border area licensees are reported cleared by Sprint Nextel, accounting for 25 of the 55 NPSPAC regions.

In the reconfiguration of Public Safety users, progress continues to be made but has proven to be much more challenging and time-consuming than the reconfiguration of commercial 800 MHz users. This is due in large part to the need for licensees to complete the planning of their reconfiguration prior to the negotiation of an FRA. The licensee planning process, which most stakeholders agree is essential to proper execution of reconfiguration, has had a significant impact on the entering into of FRAs, which on average have been executed by the parties approximately six months following the start of mediation. In addition, while the reconfiguration of Public Safety systems operating in the Expansion Band is moving forward, with several dozen systems already completed, Sprint Nextel has suggested the need for more detailed joint planning with NPSPAC licensees and their vendors to agree on specific time tables for reconfiguration of infrastructure.

During the quarter, parties completed negotiations on 122 additional FRAs, raising the total percentage complete to 45 percent for Wave 1, Stage 2 and 22 percent for all Stage 2 FRAs. The TA continues to work with all parties to complete FRA negotiations on a time table that fully accommodates the needs of Public Safety and to initiate reconfiguration of subscriber

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<sup>1</sup> *Improving Public Safety Communications in the 800 MHz Band*, Report and Order, Fifth Report and Order, Fourth Memorandum Opinion and Order, and Order, 19 FCC Rcd 14969 (2004) (“*Report and Order*”); as amended by *Erratum*, WT Docket No. 02-55 (rel. Sept. 10, 2005); *Second Erratum*, 19 FCC Rcd 19651 (2004); *Public Notice*, “Commission Seeks Comment on *Ex Parte* Presentations and Extends Certain Deadlines Regarding the 800 MHz Public Safety Interference Proceeding,” 19 FCC Rcd 21492 (2004); *Third Erratum*, 19 FCC Rcd 21818 (2004); Supplemental Order and Order on Reconsideration, 19 FCC Rcd 25120 (2004) (“*Supplemental Order*”); *Erratum*, WT Docket No. 02-55 (rel. Jan. 19, 2005); Memorandum Opinion and Order, 20 FCC Rcd 16015 (2005) (“*Memorandum Opinion and Order*”) (collectively “*Reconfiguration Orders*”).

<sup>2</sup> 47 C.F.R. § 90.676(b)(3).

equipment where possible. Furthermore, the TA is working with the parties to address the scheduling issues that have been raised.

### **Stage 1: Clearing of Channels 1-120**

In Stage 1, progress continues to be made largely in accordance with the program schedule. As of March 31, 2007, 87 percent of the 1,008 Stage 1 licensees not affected by international border areas have successfully negotiated TA-approved FRAs. This includes 98 percent of Wave 1, 99 percent of Wave 2, and 89 percent of Wave 3. For Wave 3, of the 29 FRAs outstanding, 17 licensees entered into Planning Funding Agreements (“PFAs”) and were granted additional time to complete planning work to arrive at a reconfiguration cost estimate. For Wave 4, as of March 31, 2007, the TA received and approved 98 FRAs out of an expected total of 168 FRAs (58 percent). The mandatory negotiation period ended on January 2, 2007, and the mediation period commenced January 3, 2007 for Wave 4, Stage 1 licensees not affected by the international border areas with Mexico and Canada, with 70 mediation dockets opened.<sup>3</sup> As of March 31, 2007, 52 Wave 4 mediation dockets had been resolved; the parties in 11 mediation dockets entered into PFAs; and the parties in four mediation dockets reached agreement on terms but had not yet executed their PFAs or FRAs. For those licensees affected by the border areas, the FCC announced a second 90-day extension of the mandatory negotiation period in a Public Notice on March 30, 2007.<sup>4</sup> There are 201 licensees in Wave 4 that hold call signs with sites located in, or adjacent to, FCC-defined border areas that are affected by this extension. The development of border area frequency plans remains a necessary milestone for successful completion of the program.

With regard to physical clearing of Channels 1-120, as of March 31, 2007, Sprint Nextel reported that 77 percent of all Stage 1 non-border area FRAs, accounting for 56 percent of all Stage 1 call signs, have been cleared by non-Sprint Nextel and non-SouthernLINC licensees.<sup>5</sup>

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<sup>3</sup> The remaining deals out of the 168 expected FRAs are for licensees affected by the international border areas.

<sup>4</sup> See Public Notice, “Public Safety and Homeland Security Bureau Extends Negotiation Period between Sprint Nextel and Border Area Non-NPSPAC Licensees in Wave 4, Stage 1 of 800 MHz Band Reconfiguration,” WT Docket No. 02-55, DA 07-1542 (rel. Mar. 30, 2007) (“*Wave 4 Extension Public Notice*”).

<sup>5</sup> December 26, 2006 is the date set by the FCC as a benchmark for clearing all Stage 1 incumbent licensees in 20 or more NPSPAC regions. See Public Notice, “Wireless Telecommunications Bureau Announces that 800 MHz Band Reconfiguration Will Commence June 27, 2005, in the NPSPAC Regions Assigned to Wave 1 and Specifies 800 MHz Reconfiguration Benchmark Compliance Dates,” WT Docket No. 02-55, DA 05-1546 (rel. May 27, 2005) (“*Benchmark Compliance Public Notice*”). During the first quarter of 2007, the TA evaluated Sprint Nextel’s progress in clearing these NPSPAC regions. Details of the TA’s findings are included in Section I.A.1 of this report.

## Stage 2: NPSPAC and Public Safety Expansion Band Reconfiguration

Progress in reaching agreements is clearly being made in Stage 2, and mediation has proven to be an effective tool for requiring all stakeholders to work toward an agreed-upon schedule, in addition to resolving disputes. During the first quarter, parties completed negotiations on 122 FRAs, raising the total percentage complete to 45 percent for Wave 1, Stage 2 and 22 percent for all Stage 2 FRAs. Out of all Stage 2 mediations, only 24 cases, or four percent, have been referred to the FCC for *de novo* review.

During the first quarter of 2007, mediation continued for most Wave 1, Stage 2 licensees and commenced for nearly all Wave 2, Stage 2 licensees. Pursuant to the FCC's *Report and Order*, parties are required to enter mediation if they have not negotiated an FRA by FCC-established deadlines. The TA has found that in many cases the licensee needs to complete the planning of its reconfiguration as a prerequisite to meaningful FRA negotiations. Most stakeholders have noted that planning is essential to proper execution of reconfiguration, and the TA has provided flexibility in the mediation process to complete planning so long as progress continues to be made. Once planning has been completed, the TA strives to bring parties to an agreement within 30 days.

Thus far, nearly half of the licensee population has requested planning funding and negotiated a PFA prior to negotiating an FRA. The TA finds that the planning process can range from two months to well over a year in duration and tends to consume approximately ten months on average – four months to negotiate the PFA, and six months to complete the planning and reconfiguration cost estimate. The amount of incremental time actually added to the schedule depends upon when a licensee initiates the process. In some cases, planning funding negotiations were not completed prior to the commencement of mediation, and the initial output of mediation has been a PFA. In cases where planning funding was not requested, many of these planning activities are occurring during FRA negotiations as a *de facto* planning process.

In a recent interview with the publication Mission Critical Communications, the executive director of Utah Communications Agency Network (“UCAN”) highlighted the importance of planning and the challenges presented by rebanding that must be addressed. “One of the key issues for each agency involved in rebanding will be the development of the ‘process’ they use to accomplish the tasks,” he said. “That will vary in every system across the nation. In other words, UCAN’s process will not fit the process of another system in another area of the country. The individual nuances associated with each network will dictate how they accomplish the work...Inventing the process requires a lot of thought, coordination, and hard work.” UCAN and Sprint Nextel executed a PFA in early February 2006 and expect to complete FRA negotiations in June 2007.<sup>6</sup>

Once actual FRA negotiations have commenced, progress has been slowed in some cases by issues arising between Sprint Nextel and vendors involved in the reconfiguration

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<sup>6</sup> Mission Critical Communications, “800 MHz Rebanding – Incumbent Update,” pp 14-18, May 2007 (available at <http://www.mccmag.com>).



process. Because vendors are not parties to an FRA, under the ADR Plan the TA may not directly mediate such disputes unless both parties request mediation. (To date, neither Sprint Nextel nor any vendors have requested the TA's assistance in mediating the disputes that arise between them.) The TA has observed that licensees are constrained in their ability to influence their vendors' behavior vis-à-vis Sprint Nextel with respect to certain cost issues. Combined with the time necessary to negotiate PFAs and conduct planning, these factors have resulted in an average of over six months to complete an FRA once mediation has commenced, with a significant number of cases taking longer based on current projected planning completion dates. This average may decline going forward, as licensees in later waves are generally farther along in completing planning, and thus far the TA has been generally successful in meeting the 30-day goal for FRA negotiations once planning is complete.

Since commencement of Stage 2 negotiations, a number of program stakeholders have cited the difficulty and length of the Stage 2 negotiation and mediation process. The TA believes that a number of factors have contributed to the more complicated negotiation and mediation process in Stage 2; among them are:

(1) Program Size and Scope. The large number of concurrent negotiations and mediations has taxed the resources of Sprint Nextel and 800 MHz vendors and consultants. Additionally, issues under negotiation with one licensee may have forward-looking programmatic relevance well beyond the dollar value to that licensee.

(2) Program Standards. Both Sprint Nextel and the licensee must agree on a cost estimate to enter into a PFA or FRA. Each is entitled to protect its interests consistent with the rights and obligations established by the FCC. Sprint Nextel, for its part, has expressed reluctance to agree to certain cost estimates under the "minimum costs" standard as articulated by the FCC.<sup>7</sup> Further, as noted herein, in many cases a dispute between Sprint Nextel and the licensee concerns costs of the licensee's vendors and consultants, which introduces myriad complexities and additional parties into the negotiations.

Resolution of any disputes between the parties must proceed with due process afforded to all parties consistent with the FCC's *Report and Order* and the TA's ADR plan. Consistent with the timelines established for alternative dispute resolution by the FCC, at the outset of the mediation period, the TA Mediator consults with the licensee and Sprint Nextel about the status of negotiations and assesses each case to determine whether the parties are in active dispute. Activity within mediation is scaled according to the needs of the parties in reaching agreement and resolving disputes. In particular, mediation is based upon the mediator's assessment of the parties' progress, the need for additional time to secure vendor support or legal counsel, obtain planning funding and/or complete planning where required, and commence active negotiations.

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<sup>7</sup> See *Report and Order* at ¶ 198 ("The submission to the Transition Administrator shall contain the licensee's certification that the funds requested are the minimum necessary to provide facilities comparable to those presently in use."); see also Letter from R. Keeney, Counsel to Sprint Nextel, to M. Dortch, Federal Communications Commission, "*Ex Parte Presentation*," WT Docket No. 02-55 (filed Apr. 20, 2007).

Exercising such discretion as afforded by the FCC's rules, the TA may grant limited extensions of the mediation period and, if the parties are making progress towards reaching agreement, may recommend that the FCC grant further extensions, as a preferred and more efficient alternative to having a large number of incomplete cases before the FCC. The TA refers disputes to the FCC when the disputes are ripe for resolution by the FCC.

The TA expects that implementation will be equally, if not more, challenging and complex. Of immediate concern is a significant NPSPAC implementation scheduling issue. Beginning in November 2006, Sprint Nextel ceased providing fixed implementation dates in FRAs for NPSPAC licensees, suggesting a need for additional joint planning with licensees and vendors. In February 2007, Sprint Nextel and representatives of the Public Safety community submitted a joint letter to the FCC, requesting that the FCC "task the TA with developing plans and recommended benchmarks for NPSPAC reconfiguration," taking into consideration, among other things, "the status of plans for maintaining interoperability among NPSPAC systems" and "the impact on all incumbent operators, including Sprint Nextel, within relevant geographic areas."<sup>8</sup>

While parties are generally expected to be in the best position to understand their own needs and constraints and address them as part of negotiating an agreement, the TA has nevertheless initiated a systematic review of licensee status and expected reconfiguration time frames, in conjunction with dialogue with a number of licensees, vendors, and Sprint Nextel regarding their readiness and constraints. While it is too early to draw definitive conclusions as to specific implementation benchmarks for NPSPAC reconfiguration, the TA currently believes, based on progress made to date, that parties can and must complete a number of NPSPAC licensee reconfigurations in 2007, including several systems that should serve to validate the functionality of key software developed for the rebanding process.

For Public Safety systems operating in the Expansion Band without NPSPAC, parties are negotiating fixed schedules for implementation and reconfiguration is proceeding. As of the publication of this report, thirty-six licensees in the Expansion Band have completed reconfiguration, and 60 more have executed an FRA and, to the extent they are not also NPSPAC licensees, are proceeding with reconfiguration.

A key component of furthering rebanding progress is the reconfiguration of subscriber equipment. During this quarter, the TA made available to licensees the Subscriber Equipment Deployment initiative, an option to obtain replacement subscriber equipment and related software and services in advance of completing all cost negotiations. To simplify and expedite the process, the TA worked in conjunction with stakeholders to develop standard levels of effort for most subscriber reconfiguration activities that should accommodate a majority of licensee situations. These standards should effectively eliminate cost negotiations for subscriber reconfiguration for most licensees and enable licensees to proceed with subscriber-related

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<sup>8</sup> See Letter from R. Gurss, APCO International, to M. Dortch, Federal Communications Commission, "*Ex parte Communication*," WT Docket No. 02-55 (filed Feb. 15, 2007) (attaching letter to Chairman K. Martin).

activities in parallel with completion of negotiations for infrastructure costs and timing. While participation is optional, the TA strongly encourages those licensees that have not yet completed a full FRA to take advantage of this option.<sup>9</sup>

In closing, while it is clear that the NPSPAC stage of rebanding is much more complex and time-consuming than was anticipated, it is also clear that much has been accomplished and that steady, measurable progress is being made. All parties must sustain their efforts and continue to work in good faith to resolve issues if the program's goal of resolving interference in the 800 MHz band is to be realized.

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<sup>9</sup> The TA reminds all parties that subsequent "touches" to subscriber equipment that may be required can be included in a Subscriber Equipment Deployment request, subject to the FCC's guidance regarding circumstances under which multiple touches may generate recoverable rebanding expenses. *See* Order, City of Boston, Massachusetts and Sprint Nextel, WT Docket No. 02-55, DA 07-583 (rel. Feb. 7, 2007), ¶¶ 9-12.

## **I. RECONFIGURATION PROGRESS**

This section of the Quarterly Progress Report summarizes the status of negotiations and reconfiguration implementation by wave and stage as of the quarter ended March 31, 2007, discusses issues identified, and describes process changes and other specific actions the TA has taken to address issues identified to date.

### **A. Overview of Status Against Schedule**

Reconfiguration commenced on June 27, 2005, with the voluntary negotiation period for licensees in Wave 1, Stage 1 (Channels 1-120). Stage 1 licensees are primarily small commercial, conventional systems that must be cleared from Channels 1-120 before Public Safety systems operating on NPSPAC channels (Stage 2) can be reconfigured. The voluntary and mandatory negotiation periods, as described in the TA's Regional Prioritization Plan ("RPP"), have concluded for all waves and stages, except Wave 4, Stage 2.

#### **1. Summary of Status**

As further described below, significant progress has been made to date in the negotiation, and approval of FRAs for Stage 1 as well as the clearing of these channels. As of March 31, 2007, 87 percent of FRAs for Channels 1-120 frequencies have been submitted to the TA. The contract value of these FRAs totals \$53.6 million. The total number of FRAs approved by the TA represents 98 percent of anticipated FRAs for Wave 1, Stage 1; 99 percent of Wave 2, Stage 1; and 89 percent of Wave 3, Stage 1. In addition, as of March 31, 2007, approximately 56 percent (up from 52 percent as of December 31, 2006) of the Channels 1-120 call signs (non-EA) were reported by Sprint Nextel as being cleared by licensees, including 85 percent of Wave 1 and 93 percent of Wave 2 call signs.

For Stage 2 (NPSPAC channels), these systems and FRAs generally are larger and more complex than those of Channels 1-120 licensees. As further described below, as of the end of the first quarter of 2007, the TA received 155 Wave 1, Stage 2 FRAs with a contract value totaling \$30 million. Of these the TA approved 143 FRAs. In addition, the TA received 124 PFAs and approved 121 PFAs for Wave 1, Stage 2 licensees as of March 31, 2007.

The three-month mandatory negotiation period for Wave 2, Stage 2 licensees, which began on November 1, 2006, ended on January 31, 2007. As of March 31, 2007, the TA received 58 Wave 2, Stage 2 FRAs and approved 51. In addition, the TA received 79 PFAs and approved 73 PFAs for Wave 2, Stage 2 licensees as of March 31, 2007. The mandatory negotiation period for licensees in Wave 3, Stage 2 ended on April 30, 2007. Wave 4, Stage 2 licensees are currently in the mandatory negotiation period, which began on May 1, 2007.

#### **2. 18-Month Benchmark**

In the *Report and Order*, the FCC established an 18-month benchmark whereby Sprint Nextel must complete, and the TA must certify that Sprint Nextel has completed, retuning of Channels 1-120 in 20 NPSPAC regions. The FCC modified this interim benchmark in the

*Supplemental Order* to require more specifically that within 18 months from the start of reconfiguration, Sprint Nextel must: (1) relocate all incumbent licensees, except for Sprint Nextel and SouthernLINC, from Channels 1-120 in the first 20 NPSPAC regions the TA has scheduled for band reconfiguration; and (2) initiate retuning negotiations with all NPSPAC licensees in these 20 NPSPAC regions.<sup>10</sup> In its May 27, 2005 Public Notice announcing the start of Wave 1 reconfiguration, the FCC announced that the start date for reconfiguration was June 27, 2005, which is also the start date for computation of the 18-month benchmark.<sup>11</sup> Accordingly, the 18-month benchmark compliance date was December 26, 2006.

On January 26, 2007, Sprint Nextel filed with the FCC a complete report of the status of Channels 1-120 reconfiguration and its compliance with the 18-month benchmark as of December 26, 2006.<sup>12</sup> Sprint Nextel informed the FCC that it has retuned all non-Sprint Nextel and non-SouthernLINC Channel 1-120 incumbent licensees to comparable replacement channels in 26 NPSPAC regions and initiated negotiations with every NPSPAC channel licensee in 37 NPSPAC regions. In addition, Sprint Nextel asserted that it has completed all the steps necessary to enable all Channels 1-120 incumbent licensees in an additional nine NPSPAC regions to retune their systems. Sprint Nextel asserted that it has either cleared comparable replacement channels or is prepared to do so upon notice from the incumbent licensee that it is ready to retune. Sprint Nextel also asserted that it has initiated negotiations with every NPSPAC licensee in each of these nine NPSPAC regions. .

On March, 20, 2007, at the request of the FCC, the TA certified certain facts that Sprint Nextel presented in its January 26, 2007 filing with the FCC.<sup>13</sup> The TA limited its review and certification of facts to those concerning the clearing of all 1-120 channel incumbents in the 26 regions and the initiation of negotiations with every NPSPAC licensee in 37 regions. In the 26 NPSPAC regions stated by Sprint Nextel to have been cleared as of December 26, 2006,<sup>14</sup> the TA found a total of 70 channel 1-120 licensees holding 126 call signs that were still shown in the FCC's Universal Licensing System with active authorizations for channel 1-120 frequencies. The TA was able to certify clearing by December 26, 2006 in 69 of the 70 cases through a review of supporting evidence; in the remaining case, there was insufficient evidence for the TA to draw a firm conclusion on whether the channel had been cleared by December 26, 2006.

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<sup>10</sup> *Supplemental Order* at ¶ 53.

<sup>11</sup> *See Benchmark Compliance Public Notice*.

<sup>12</sup> *See* Letter from L. Krevor, Sprint Nextel, to D. Furth, Federal Communications Commission, "Progress Report for 800 MHz Band Reconfiguration," WT Docket No. 02-55 (filed Jan 26, 2007).

<sup>13</sup> *See* Letter from B. Haan, 800 MHz Transition Administrator, LLC, to D. Furth, Federal Communications Commission, "Certification of Sprint Nextel 18-Month Benchmark Report," WT Docket No. 02-55 (filed Mar 20, 2007).

<sup>14</sup> Sprint Nextel claimed it could exclude certain 1-120 channel licensees in five of the 26 regions from the benchmark requirements. The TA rendered no opinion on the validity of this claim and based its review of the clearing of 1-120 channel licensees in the 26 regions solely on the total number of licensees.

In its January 26, 2006 filing, Sprint Nextel certified that it initiated negotiations with all NPSPAC licensees as of December 26, 2006 in the following 37 NPSPAC regions:

Alabama	Kentucky	Tennessee
Alaska	Minnesota	Texas – Austin
Arkansas	Missouri	Texas – Dallas
California–Northern	Montana	Texas – Houston
Colorado	Nebraska	Texas – Lubbock
District of Columbia Region	Nevada	U.S. Virgin Islands
Great Lakes	New England	Utah
Hawaii	New York	Virginia
Idaho	North Dakota	West Virginia
Illinois	Oklahoma	Wisconsin
Indiana	Oregon	Wyoming
Iowa	Pennsylvania – Eastern	
Kansas	South Dakota	

The TA certified that Sprint Nextel appears to have initiated negotiations with all licensees in the above 37 NPSPAC regions on or before December 26, 2006, with the exception of 29 licensees (located in 12 NPSPAC regions) for which the evidence provided by Sprint Nextel was insufficient to draw that conclusion.

### **3. Recent Developments Regarding Schedule**

On March 30, 2007, the FCC issued a Public Notice modifying the schedule for Wave 4, Stage 1 licensees that hold call signs with locations in the international border areas defined by the FCC.<sup>15</sup> The FCC extended the mandatory negotiation period by 90 days until July 1, 2007 and postponed the start of the mediation period until July 2, 2007 for Wave 4, Stage 1 border area licensees. During the extended negotiation period, Wave 4, Stage 1 border area licensees are not required to engage in planning or negotiation prior to the receipt from the TA of proposed replacement frequencies, although they may elect to engage in such activities to the extent that they are not frequency-dependent and would not result in unnecessary duplication of costs. If funding is required, licensees will need to submit a Request for Planning Funding (“RFPF”) to the TA and negotiate a PFA with Sprint Nextel.

#### **B. Overview of Negotiations for Stage 1 (Channels 1-120)**

The following sections provide a summary of progress during the first quarter of 2007 of negotiations for Stage 1 reconfiguration. There has been significant progress in the negotiations of Stage 1 FRAs. As shown in the table below, as of March 31, 2007 there are 1008 FRAs

<sup>15</sup> See *Wave 4 Extension Public Notice*. Locations within 110 km (68.4 miles) of the U.S./Mexico border or within 140 km (87 miles) of the U.S./Canada border are within the FCC-defined border area.



anticipated for Stage 1 licensees in all waves.<sup>16</sup> As of March 31, 2007, 878 FRAs (87 percent) have been submitted to the TA and 872 FRAs have been approved by the TA. The total number of FRAs approved by the TA represents 98 percent of Wave 1, Stage 1; 99 percent of Wave 2, Stage 1; and 89 percent of Wave 3, Stage 1.

**Table 1: Status of FRA Negotiations for Stage 1 (Channels 1-120) Licensees  
as of March 31, 2007**

Wave	By Number of FRAs					By Number of Call Signs				
	Total	Submitted To TA		Approved By TA		Total	Submitted In TA		Approved By TA	
		#	%	#	%		#	%	#	%
Wave 1	353	347	98%	347	98%	799	761	95%	758	95%
Wave 2	206	205	99%	205	99%	478	457	96%	457	96%
Wave 3	254	225	89%	225	89%	548	440	80%	438	80%
Wave 4	168	98	58%	93	55%	882	160	18%	154	17%
Wave TBD*	27	2	7%	2	7%	0	0	0%	0	0%
Total	1008	877	87%	872	87%	2707	1818	67%	1807	67%

\*Wave TBD (To Be Determined) – Deals projected by Sprint Nextel that have no call signs yet associated with them. The proper reconfiguration wave category will generally be determined upon the TA receiving the associated call sign assets or the FRA, although some deals cannot be classified by wave. In addition, certain Economic Area (“EA”) licensees are included in this “Wave TBD” category. The TA has received and approved five FRAs that have included EA licensees.

As shown in Map 1, as of March 31, 2007, the TA has reviewed and approved FRAs for 100 percent of the site-specific (non-EA) Stage 1 call signs in 12 of the 15 NPSPAC regions in Wave 1, Stage 1;<sup>17</sup> 15 of the 19 NPSPAC regions in Wave 2, Stage 1; and one of the nine NPSPAC regions in Wave 3, Stage 1.<sup>18</sup> The map shows the percentage of FRAs under contract as of the end of the first quarter 2007 in comparison to the percentage under contract at the end of the fourth quarter 2006 (displayed as first quarter percentage/fourth quarter percentage). As Map 1 shows, there was especially marked progress during the first quarter in the following

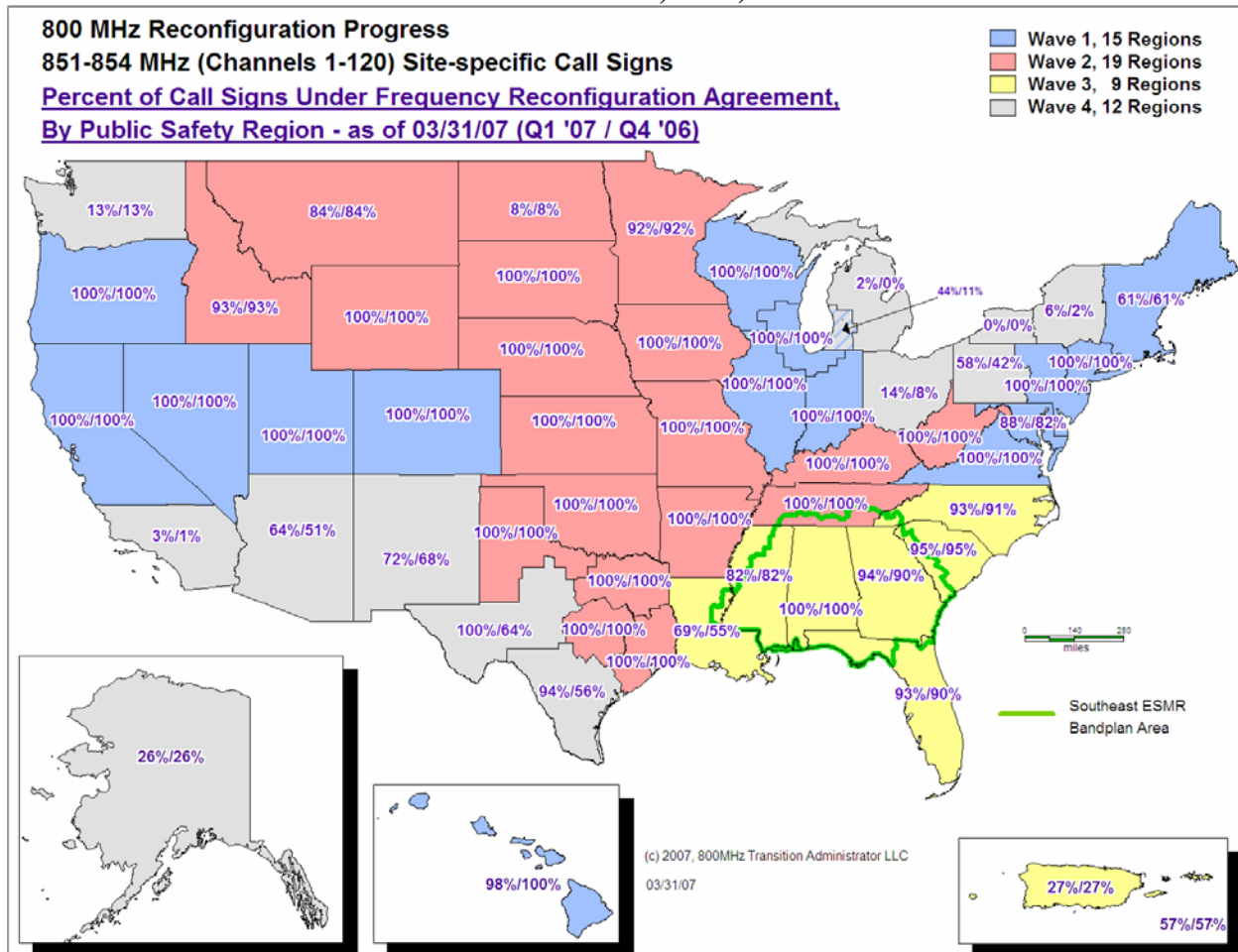
<sup>16</sup> The estimate of total FRAs does not include FRAs for licensees affected by the international border areas where revised border area frequency plans are still being developed.

<sup>17</sup> Call sign WPFV680 (1-120 channels) was reinstated by the FCC in Hawaii on February 27, 2007. Prior to the start of reconfiguration this call sign had been deleted from the ULS database of active call. As a result, for the quarter ending March 31, 2007 the percentage of call signs under contract and cleared (Map 2) has reverted to less than 100 percent.

<sup>18</sup> In Wave 1, all non-EA call signs not under FRA are in mediation or are the subject of Recommended Resolutions that are pending before the FCC, with the exception of NPSPAC Region 19 (New England) which also has call signs pending availability of revised border area frequency plans. In Wave 2, all non-EA call signs not under FRA in the four Wave 2 NPSPAC Regions with less than 100 percent under FRA are pending availability of revised border area frequency plans. In Wave 3, all non-EA call signs not under FRA are in mediation, are the subject of Recommended Resolutions that are pending before the FCC, or had Gulf Coast Wave Change Requests granted and were deferred to Wave 4.

NPSPAC regions – Arizona, New Mexico, Texas – El Paso, and Texas – San Antonio – which all reached 100 percent of FRAs approved.

**Map 1: Percentage of Channels 1-120 Call Signs under a Frequency Reconfiguration Agreement by NPSPAC Region as of March 31, 2007 (as compared to percentage as of December 31, 2006)<sup>19</sup>**



Appendices 1 and 2 provide information in summary form about reconfiguration status for Channels 1-120 licensees as of March 31, 2007.

### **1. Wave 1, Stage 1**

As shown in Table 1, as of March 31, 2007, approximately 98 percent of the 353 FRAs expected for Wave 1, Stage 1 have been negotiated. As of March 31, 2007, the TA has reviewed and approved FRAs for 100 percent of the site-specific (non-EA) Channels 1-120 call signs in twelve of the 15 NPSPAC regions in Wave 1, Stage 1. As of March 31, 2007, the remaining

<sup>19</sup> Regions adjacent to international borders will not reach 100 percent until revised border area frequency plans are available.



FRAs to be negotiated in Wave 1, Stage 1 were all in mediation or the subject of Recommended Resolutions pending before the FCC.<sup>20</sup> The ADR, or mediation, period for Wave 1, Stage 1 licensees began on December 27, 2005. On that date, the TA opened mediation dockets (or “cases”) for 172 incumbent licensees, including 63 Public Safety licensees that had not filed with the TA an FRA governing the reconfiguration of their call signs. In addition to the 172 mediation dockets opened for Channels 1-120 licensees, the TA opened four mediation dockets for Wave 1, Stage 1 Economic Area (“EA”) licensees that had been given the option to file new elections or modifications to previous elections to relocate to or remain in the ESMR Band by the FCC’s *Memorandum Opinion and Order*.

As of March 31, 2007, of the 176 mediation dockets opened, 170 mediation dockets had been resolved through the negotiation of FRAs or the cancellation or assignment of licenses; three resulted in PFAs with FRAs still to be negotiated upon the completion of the planning contemplated by the PFAs; and three mediations, which had previously been referred to the FCC for *de novo* review are either pending being appealed or in the process of being resolved by the parties. In addition, the TA had received and granted a total of 14 requests for mediation arising out of the implementation of FRAs involving Wave 1, Stage 1 licensees. Nine of these disputes were resolved by March 31, 2007 and all but one was resolved by May 10, 2007.

## **2. Wave 2, Stage 1**

As shown in Table 1, as of March 31, 2007, approximately 99 percent of the 206 FRAs expected for Wave 2, Stage 1 have been negotiated. As of March 31, 2007, the TA has reviewed and approved FRAs for 100 percent of the site-specific (non-EA) Channels 1-120 call signs in 15 of the 19 NPSPAC regions in Wave 2, Stage 1. The remaining FRA to be negotiated in Wave 2, Stage 1 is in mediation and it involves Southeast ESMR Band frequencies, but does not involve Channels 1-120 frequencies. The mediation period for Wave 2, Stage 1 licensees began on April 3, 2006. Prior to the formal start of the mediation period, the TA granted 14 requests for mediation involving Wave 2, Stage 1 licensees during the mandatory negotiation period. On April 3, 2006, the formal start of the mediation period, the TA opened 75 mediation dockets, in addition to the 14 that had been previously opened, for a total of 89 Wave 2, Stage 1 mediation dockets. Of these 89 mediation dockets, 23 involved Public Safety licensees.

As of March 31, 2007, 88 mediation dockets had been resolved through the negotiation of FRAs or the cancellation or assignment of licenses, and one resulted in the negotiation of a PFA with an FRA still to be negotiated upon the completion of the planning contemplated by the PFA.

As of March 31, 2007, the TA had received and granted four requests for mediation arising out of the implementation of FRAs involving Wave 2, Stage 1 licensees, two of which have been resolved and one of which has been forwarded to the FCC for *de novo* review.

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<sup>20</sup> Wave 1, Stage 1 licenses affected by the border areas did not enter into mediation and were deferred pending the availability of revised border area frequency plans.

### 3. Wave 3, Stage 1 (Channels 1-120 and Expanded Southeast ESMR Band)

Wave 3, Stage 1 has a disproportionate number of transactions given the smaller number of NPSPAC regions assigned to this wave compared to Waves 1 or 2. Wave 3 includes the Southeastern United States, which has an expanded ESMR Band plan that requires additional licensees to be relocated out of 813.5-817 MHz/858.5-862 MHz as part of Stage 1.<sup>21</sup> This expanded range includes more Public Safety licensees than in prior waves that covered only 806-809 MHz/851-854 MHz, which is more heavily licensed with commercial entities.

As shown in Table 1, as of March 31, 2007, the TA received 225 FRAs and approved 225 FRAs for Wave 3, Stage 1 (Channels 1-120 plus the Southeast ESMR Band) licensees out of an expected total of 254 FRAs needed to clear Channels 1-120 and the expanded ESMR Band in the Southeastern United States. Thus, 89 percent of the FRAs expected for Wave 3, Stage 1 have been approved by the TA. As of March 31, 2007, the TA has reviewed and approved FRAs for 100 percent of the site-specific (non-EA) Channels 1-120 call signs in one of the nine NPSPAC regions in Wave 3, Stage 1. Numerous licensees submitted either Wave 3 ESMR Negotiation Deferral Requests or Gulf Coast Wave Change Requests. Licensees whose Wave 3 ESMR Negotiation Deferral Requests were granted had their negotiations and reconfiguration implementation deferred to Wave 3, Stage 2. Licensees whose Gulf Coast Wave Change Requests were granted had their negotiations and reconfiguration implementation moved to Wave 4, Stage 1.

The Wave 3, Stage 1 mediation period began on July 3, 2006. Prior to the formal start of the mediation period, the TA granted 29 requests for early mediation involving Wave 3, Stage 1 licensees. On July 3, 2006, the formal start of the mediation period, the TA opened 121 mediation dockets, in addition to the 29 that had been previously opened, for a total of 150 Wave 3, Stage 1 mediation dockets. Of these 150 mediation dockets, 93 involved Public Safety licensees.

As of March 31, 2007, 129 mediation dockets had been resolved through the negotiation of FRAs or the cancellation or assignment of licenses; 17 resulted in the negotiation of PFAs with FRAs still to be negotiated upon the completion of the planning contemplated by the PFAs; and three mediations remain pending before the FCC for *de novo* review. In addition, the TA granted one request for mediation arising out of the implementation of an FRA involving a Wave 3, Stage 1 licensee, which has been resolved.

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<sup>21</sup> Given that many of the Public Safety licensees in the ESMR Band may also be NPSPAC channels licensees, the TA in the RPP provided flexibility in negotiating the timing of reconfiguration implementation of ESMR channels (*see* RPP at 33-34). In addition, there is no Guard Band in the Southeastern United States; however, there is an Expansion Band (812.5-813.5 MHz/857.5-858.5 MHz, except within a seventy-mile radius of Atlanta where it is located at 813-813.5 MHz/858-858.5 MHz) from which Public Safety licensees will be relocated unless they elect to stay.

#### **4. Wave 4, Stage 1**

The mandatory negotiation period ended on January 2, 2007 for licensees in the 13 NPSPAC regions in Wave 4, Stage 1. Wave 4, Stage 1 now also includes licensees whose Gulf Coast Wave Change Requests were granted. As of March 31, 2007, the TA received 98 FRAs and approved 93 FRAs for Wave 4, Stage 1 licensees out of an expected total of 168 FRAs. Thus, 55 percent of the FRAs expected for Wave 4, Stage 1 licensees have been approved.

Prior to the formal start of the mediation period on January 3, 2007, the TA had received, investigated, and granted eight requests for early mediation involving Wave 4, Stage 1 licensees. On January 3, 2007, the TA opened 62 mediation dockets, in addition to the eight that had been previously opened, for a total of 70 Wave 4, Stage 1 mediation dockets involving licensees not affected by the international border areas with Mexico and Canada.<sup>22</sup> Of these 70 mediation dockets, 36 involved Public Safety licensees.

As of March 31, 2007, 52 mediation dockets had been resolved through the negotiation of FRAs or the cancellation or assignment of licenses; 11 resulted in the negotiation of PFAs with FRAs still to be negotiated upon the completion of the planning contemplated by the PFAs; and the parties in four mediations had reached agreement but had not yet executed PFAs or FRAs. No mediations were referred to the FCC for *de novo* review.

Licensees with systems located in or affected by the international border areas with Mexico and Canada, as defined by the FCC, have not yet received replacement frequency proposals from the TA pending the availability of revised border area frequency plans. As noted in Section I.A. of this report, the FCC issued a Public Notice on March 30, 2007, modifying the schedule for Wave 4, Stage 1 licensees still awaiting frequency proposals. The FCC extended the mandatory negotiation period by an additional 90 days until July 1, 2007 and postponed the start of the mediation period until July 2, 2007 for such licensees. There are approximately 80 licensees with systems entirely within an FCC-defined border area; 48 licensees with systems both inside and adjacent to an FCC-defined border area; and 73 licensees with systems adjacent to FCC-defined border areas and close enough to be affected; for a total of 201 licensees affected by the extension. Once the frequency plans are established, it is expected there will be some consolidation of the 201 licensees into a smaller number of FRAs. Also, some portion of the 168 anticipated FRAs in Wave 4, Stage 1 noted above are included in the 201 licensees delayed because further analysis indicated they were affected by the border and replacement frequencies cannot be determined. This development will have an impact on the Wave 4 reconfiguration schedule. The development of border area frequency plans thus remains a necessary milestone for successful completion of the reconfiguration program.

During the extended negotiation period, licensees affected by the border areas are not required to engage in planning or negotiation prior to the receipt of proposed replacement frequencies from the TA. Licensees may elect to engage in such activities to the extent that they

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<sup>22</sup> The remaining deals out of the 168 expected FRAs are for licensees affected by the international border areas.

are not frequency-dependent and would not result in unnecessary duplication of costs. If funding is required, licensees will need to submit an RFPF to the TA and negotiate a PFA with Sprint Nextel.

For Wave 4, Stage 1 licensees who did not receive Frequency Proposal Reports (“FPRs”) by August 1, 2006, Requests for Planning Funding submissions (if necessary) will be due 45 days from the date of the FPR mailing to the licensee.<sup>23</sup> The RFPF deadline will be noted in the FPR cover letter. In general, FPRs were sent only to licensees far enough away from the border so as not to be affected by revised border area frequency plans. Consistent with the FCC’s March 30, 2007 Public Notice, licensees in the FCC-defined border areas, and in areas adjacent to the border areas, will not be receiving replacement frequency proposals until revised border area frequency plans are available.

**C. Overview of Negotiations for Stage 2 (NPSPAC and Public Safety Expansion Band)**

The following sections provide a summary of progress during the first quarter of 2007 of negotiations for Stage 2 reconfiguration. As planning, negotiations, and reconfiguration implementation for Stage 2 reconfigurations are generally more complex than Stage 1 reconfigurations, the TA strongly encourages all parties to engage in planning and negotiation as early as possible. Unlike Stage 1, in which approximately half of all licensees in each wave entered mediation, approximately 85 percent of Wave 1, Stage 2 and 90 percent of Wave 2, Stage 2 licensees entered mediation.

**1. Summary of Status**

As further described below, progress has been made to date in the negotiation and approval of FRAs for NPSPAC and Public Safety Expansion Band licensees (Stage 2). As of March 31, 2007, 22 percent of FRAs for NPSPAC and Public Safety Expansion Band frequencies have been submitted to the TA, totaling \$32 million.

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<sup>23</sup> See Press Release, “Wave 4, Stage 1 – RFPF Deadline Information” (rel. Aug. 16, 2006), available at [http://www.800TA.org/content/news/2006/08\\_16\\_06.asp](http://www.800TA.org/content/news/2006/08_16_06.asp).

**Table 2: Status of FRA Negotiations for Stage 2 (NPSPAC and Public Safety Expansion Band) Licensees as of March 31, 2007**

Wave	By number of Stage 2 FRAs					By number of Call Signs				
	Total	Submitted to TA		Approved by TA		Total	Submitted to TA		Approved by TA	
		#	%	#	%		#	%	#	%
Wave 1	343	155	45%	143	42%	1833	347	18%	333	20%
Wave 2	220	58	26%	51	23%	748	72	10%	62	8%
Wave 3	237	4	2%	3	1%	1002	17	2%	16	2%
Wave 4	196	1	1%	0	0%	1623	11	1%	10	1%
Wave TBD*	52	8	15%	8	15%	0	0		0	
Total	1048	226	22%	205	20%	5206	447	9%	421	8%

\*Wave TBD (To Be Determined) – Deals projected by Sprint Nextel that have no call signs yet associated with them. The proper reconfiguration wave category will generally be determined upon the TA receiving the associated call sign assets or the FRA, although some deals cannot be classified by wave.

## 2. Wave 1, Stage 2

Wave 1, Stage 2 (NPSPAC and Expansion Band relocations) is the largest of the NPSPAC channel reconfiguration waves, with 343 FRAs expected to be completed between Sprint Nextel and Public Safety agencies.<sup>24</sup> These systems and FRAs generally are larger and more complex than those of Stage 1 licensees. As of March 31, 2007, the TA received 155 FRAs and approved 143 FRAs for Wave 1, Stage 2 licensees. In addition, the TA received 124 PFAs and approved 121 PFAs for Wave 1, Stage 2 licensees as of March 31, 2007. Appendix 5 provides information in summary form about the status of negotiations for NPSPAC licensees as of March 31, 2007.

The Wave 1, Stage 2 mandatory negotiation period ended on October 31, 2006 and the mediation period began on November 1, 2006. Prior to the formal start of the mediation period, the TA granted 56 requests for early mediation involving Wave 1, Stage 2 licensees. On November 1, 2006, the formal start of the mediation period, the TA opened 267 mediation dockets, in addition to the 56 that had been previously opened, for a total of 325 Wave 1, Stage 2 mediation dockets.

As of the end of March 2007, 140 mediation dockets had been resolved. The parties in 134 mediations had negotiated PFAs and were in various stages of planning; five had reached agreement but had not yet executed FRAs. In addition, the parties in nine mediation dockets had reached agreement on terms but not yet executed their PFAs or FRAs. Twenty-four mediation dockets were the subject of Recommended Resolutions pending before the FCC for *de novo* review.

<sup>24</sup> This total also includes reconfiguration of Public Safety Expansion Band licensees. Any changes to estimated deal numbers from previous Quarterly Progress Reports are the result of how Sprint Nextel structures deals with licensees (*i.e.*, deals cancelled or consolidated).

### **3. Wave 2, Stage 2**

The three-month mandatory negotiation period for Wave 2, Stage 2 licensees began on November 1, 2006 and ended on January 31, 2007. As of March 31, 2007, of the 220 FRAs anticipated to be negotiated in Wave 2, Stage 2, the TA received 58 FRAs and approved 51 FRAs. In addition, the TA received 79 PFAs and approved 73 PFAs for Wave 2, Stage 2 licensees as of March 31, 2007. There were also 61 RFPs in various stages of negotiation.

Following the conclusion of each mandatory mediation wave the TA has interviewed TA Mediators, Sprint Nextel, incumbent licensees, licensee representatives, and vendors to solicit their views regarding mediation and invite suggestions as to how the mediation process could be improved. As a consequence of these consultations, the TA reviewed and revised its training materials for TA Mediators to focus on the potential issues faced in the next wave of mediations. For example, with respect to Wave 2, Stage 2, the TA focused its mediation training on planning funding, interoperability, the need to accommodate the large number of licensees expected to enter mediation and the fact that many of these licensees were expected to either be seeking planning funding or to have only recently negotiated PFAs. As it has done prior to other mediation periods, the TA conducted additional training for TA Mediators.

Prior to the formal start of the mediation period on February 1, 2007, the TA had received, investigated, and granted three requests for early mediation involving Wave 2, Stage 2 licensees. On February 1, 2007, the formal start of the mediation period, the TA opened 221 mediation dockets, in addition to the three that had been previously opened, for a total of 224 Wave 2, Stage 2 mediation dockets.

As of the end of March 2007, 52 mediation dockets had been resolved. The parties in 89 mediations had negotiated PFAs and were in various stages of planning. In addition, the parties in nine mediation dockets had reached agreement on terms but not yet executed their PFAs or FRAs. One mediation docket was the subject of a Recommended Resolution forwarded to the FCC for *de novo* review.

### **4. Wave 3, Stage 2**

The three-month voluntary negotiation period for Wave 3, Stage 2 licensees began on November 1, 2006 and ended on January 31, 2007.<sup>25</sup> The three-month mandatory negotiation period for these licensees began on February 1, 2007 and ended on April 30, 2007. Wave 3, Stage 2 also includes certain call signs with Southeast ESMR Band frequencies that were deferred from Wave 3, Stage 1 at the request of the licensee. As of March 31, 2007, the TA has received four and approved three FRAs in Wave 3, Stage 2. In addition, the TA received 46 PFAs and approved 46 PFAs for Wave 3, Stage 2 licensees as of March 31, 2007. The TA anticipates that approximately 260 licensees are likely to enter mediation on May 1, 2007.

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<sup>25</sup> See Public Notice, "Public Safety and Homeland Security Bureau Announces that 800 MHz Band Reconfiguration will Commence November 1, 2006, in the NPSPAC Regions Assigned to Wave 3 for NPSPAC Channels," WT Docket No. 02-55, DA 06-1939 (rel. Oct. 2, 2006).



## **5. Wave 4, Stage 2**

The three-month voluntary negotiation period for Wave 4, Stage 2 licensees commenced on February 1, 2007 and ended on April 30, 2007.<sup>26</sup> As of March 31, 2007, the TA had received and granted one request for mediation involving a Wave 4, Stage 2 licensee, which has been resolved. In addition, the TA received seven PFAs and approved seven PFAs for Wave 4, Stage 2 licensees as of March 31, 2007.

### **D. Publication of Aggregated Median Cost Data (FRAs)**

On January 8, 2007, the FCC released an Order instructing the TA to make available a set of cost metrics that identify statistical measures of licensee reconfiguration implementation costs and rates, based on system size. On March 26, 2007 the TA published, on its website, aggregated information regarding median costs for the key common elements of approved Public Safety FRAs. These metrics were based on data taken from 275 approved FRAs for Public Safety licensees and include:

- Aggregate implementation costs for reconfiguration of 800 MHz Public Safety Systems broken down by system size,
- Median reconfiguration costs and cost ranges by implementation cost category,
- Median incumbent licensee and vendor labor rates by implementation cost category, and
- Distributions of incumbent licensee and vendor costs across all implementation cost categories.

The TA expects this information to be beneficial to Public Safety licensees in the preparation of cost estimates for their FRAs and to expedite the negotiation of FRAs.

### **E. Planning Funding**

Many licensees with small or simple systems are able to include planning costs (if any) in their FRA. However, as Stage 2 Public Safety licensees have entered the negotiation periods for their respective waves, the TA has observed a more significant need for advance planning funding because Public Safety licensees tend to manage larger and more complex systems. Through March 31, 2007 the TA approved 301 PFAs totaling \$44.8 million. Another 177 RFPs totaling \$37.6 million were in negotiation between the parties as of March 31, 2007 and of this total, 97 requests totaling \$19.5 million had been agreed to by Sprint Nextel and awaited the licensee's approval of the contract.

#### **1. Fast Track Update**

The Fast Track Option for planning funding, which is designed to streamline negotiations and enable licensees to more quickly obtain advance funding and complete their planning, was

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<sup>26</sup> See Public Notice, "Public Safety and Homeland Security Bureau Announces that 800 MHz Band Reconfiguration will Commence February 1, 2007, in the NPSPAC Regions Assigned to Wave 4 for NPSPAC Channels," WT Docket No. 02-55, DA 06-2618 (rel. Dec. 29, 2006).

first announced in May 2006. As intended, the Fast Track Option has benefited both the program and numerous licensees by streamlining negotiations and enabling licensees to more quickly obtain advance funding and complete their planning. Through March 31, 2007, 22 percent of RFPFs (65 of 301 total) submitted to the TA since June 15, 2006 were eligible for the Fast Track Option.

## **2. Publication of Aggregated Median Cost Data (PFAs)**

To assist those Public Safety licensees that still require Planning Funding with the preparation of planning cost estimates, and to expedite the process of negotiating PFAs with Sprint Nextel, the TA published on its website on February 8, 2007 median costs for the key common elements of approved PFAs.<sup>27</sup> These cost metrics identified typical licensee planning costs and rates based on system size. These metrics were gathered from approved PFAs as of November 2006 and include:

- Median incumbent licensee and vendor costs for the five major categories of work found in all PFAs: Frequency Analysis, System Inventory, Engineering & Implementation Planning, Legal Support, and Project Management;
- 25<sup>th</sup> and 75<sup>th</sup> percentile figures, defining the range within which half of the licensee population falls;
- Median incumbent licensee and vendor labor rates for these same five work categories; and
- Median distributions of incumbent licensee and vendor costs across all work categories.

The TA expects that this information should prove beneficial to stakeholders by expediting the preparation of RFPFs and negotiation of PFAs.

## **3. Planning Funding Statistics**

For the quarter ended March 31, 2007, the TA forwarded 44 RFPFs to Sprint Nextel and the licensee for negotiation of a PFA.

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<sup>27</sup> See Press Release, “Transition Administrator Publishes Statistical Data on Planning Funding Agreements” (rel. Feb. 8, 2007), *available at* [http://www.800TA.org/content/news/2007/02\\_08\\_07.asp](http://www.800TA.org/content/news/2007/02_08_07.asp); *see also* TA, “Cost Metrics for Licensee Planning Funding,” *available at* [http://www.800TA.org/content/implementation/Planning\\_Funding\\_Statistics.asp](http://www.800TA.org/content/implementation/Planning_Funding_Statistics.asp).



**Table 3: Number of RFPFs Reviewed by the TA and Forwarded to Sprint Nextel and the Licensee**

Period	Number of RFPFs Forwarded to Sprint Nextel
<b>Prior to February 2006*</b>	<b>41</b>
<b>February-March 2006</b>	<b>35</b>
<b>Q2 2006 Total</b>	<b>92</b>
<b>Q3 2006 Total</b>	<b>171</b>
<b>Q4 2006 Total</b>	<b>97</b>
January 2007	27**
February 2007	14
March 2007	6
<b>Q1 2007 Total</b>	<b>47</b>

Prior to February 1, 2006, RFPFs were sent directly by licensees to Sprint Nextel.

\*\* Three RFPFs were received in 2006 but were unaccounted for in the previous quarterly reports. They have been added to the January 2007 count.

As of March 31, 2007, Sprint Nextel submitted 310 negotiated PFAs to the TA for processing, including 256 PFAs for Stage 2 licensees. Of the 310 PFAs received, the TA reviewed and approved 301 PFAs, including 247 PFAs for Stage 2 licensees. Beginning February 1, 2006 and through the end of March 2007, the TA received RFPFs from licensees across all waves that requested a total of approximately \$87.5 million in planning funding. The total value of negotiated PFAs as of March 31, 2007 was \$46.6 million.

The FCC released a Public Notice<sup>28</sup> on December 20, 2006 concerning the status of Special Temporary Authorizations (“STAs”) in the reconfiguration program. The Public Notice was in response to questions from Public Safety licensees seeking clarification as to what procedure should apply to STA requests or applications for new or modified facilities that are filed before the conclusion of the transition period. Public Safety licensees also questioned whether and, if so, under what circumstances Sprint Nextel is obligated to pay the rebanding costs of facilities that are authorized and activated on a licensee’s old frequency band during the transition period, including for STAs obtained during the application freeze by licensees either to expand or enhance the coverage or capacity of their existing systems.

The FCC noted first that under the reconfiguration program, once negotiation in a particular NPSPAC region begins, permanent licensing on pre-rebanding frequencies should cease and subsequent licensing should be consistent with the new, post-rebanding band plan. Nonetheless, because some Public Safety licensees may have a compelling need to expand their facilities on pre-rebanding frequencies prior to the availability of new channels, the FCC clarified that it will accept applications for STAs on pre-rebanding frequencies during the freeze

<sup>28</sup> *Public Notice*, “Public Safety and Homeland Security Bureau Provides Guidance for Public Safety Licensees with regard to License Application and Special Temporary Authorization Procedures and Payment of Frequency Relocation Costs for Public Safety Facilities Added During 800 MHz Band Reconfiguration,” DA 06-2555 (rel. Dec. 20, 2006).

and post-freeze period. Public Safety licensees seeking such authorizations, however, must demonstrate a “compelling public interest need” to improve the capacity or coverage of their systems, including why the requested facilities must be implemented prior to the end of band reconfiguration. Regarding payment, the FCC clarified that Sprint Nextel is not required to pay the frequency relocation costs of facilities authorized under an STA on pre-rebanding frequencies after the freeze has ended. In exceptional cases, however, licensees may file a waiver request that Sprint Nextel pay the relocation costs of these facilities and that the licensee reopen negotiations with Sprint Nextel to include these costs. Specific criteria for a waiver is included in the Public Notice.

In a letter to the FCC on February 12, 2007, Sprint Nextel sought confirmation that its payments for relocation costs of public safety radio facilities authorized pursuant to STAs would be creditable expenses toward its anti-windfall payment obligations.<sup>29</sup> The FCC clarified that in any instance in which it is determined that Sprint Nextel is responsible for payment of a public safety licensee’s reasonable relocation costs, Sprint Nextel may claim credit for such costs, including instances where the FCC grants a waiver request requiring Sprint Nextel to be responsible for relocation costs of post-freeze facilities authorized by STA.<sup>30</sup>

#### **F. FCC De Novo Review**

As of May 10, 2007, the FCC had issued orders resolving twelve mediation disputes that the TA has presented for *de novo* review:

- Chevron USA (released October 6, 2006): The FCC ruled on the eligibility of Channels 1-120 mobile-only authorizations for cost reimbursement from Sprint Nextel.
- Manassas, Virginia (Released October 24, 2006): The FCC ruled on three disputes regarding transactional cost estimates for internal labor, attorneys’ fees, and consultant fees.
- State of Maryland (released October 24, 2006): The FCC ruled on the applicability of “drive testing” to the licensee’s systems to determine whether it had received comparable facilities following band reconfiguration.
- Montgomery County, Maryland (released November 3, 2006): The FCC ruled on several disputes between the licensee and Sprint Nextel regarding language in the proposed FRA: (1) changes in the schedule for system reconfiguration; (2) Sprint Nextel’s obligation to pay reconfiguration costs if a vendor fails to perform as obligated; (3) eligibility of testing to determine comparable facilities; (4) Sprint Nextel’s responsibility for cost overruns; (5) whether full prepayment of all estimated costs is to occur upon execution of the FRA; (6) whether the parties reserve their rights to object to or terminate the FRA; and (7) whether the FRA should include language specifying that it was drafted by Sprint Nextel and the TA. The FCC also ruled on cost issues involving acceptance testing and

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<sup>29</sup> See Letter from J. Goldstein, Sprint Nextel to D. Furth, FCC, WT Docket No. 02-55 (filed Jan. 9, 2007)(“January 9, 2007 Sprint Nextel Letter”).

<sup>30</sup> See Letter from D. Furth, FCC to J. Goldstein, Sprint Nextel, WT Docket No. 02-55 (rel. Feb. 12, 2007)(“February 12, 2007 FCC Letter”)

baseline drive testing; project management and retuning coordination performed by County employees; overtime for retuning police radios; and consultant fees. A Petition for Review of the FCC's decision was filed before the end of the quarter.

- City of Boston, Massachusetts (released December 20, 2006): The FCC ruled on the need for and eligibility for reimbursement by Sprint Nextel for the cost of third-party, proprietary software for management and tracking of mobile and portable radios for reconfiguration. A Petition for Review and a Petition for Reconsideration of the FCC's decision were filed and the FCC ruled during this quarter that an evidentiary hearing should be held on this issue. The FCC also issued during this quarter a clarification regarding recoverability of expenses for multiple touches of mobile and portable radios, the need for which arose out of statements made in its earlier ruling.

#### **G. Public Safety Secondary Licenses**

In the January 9, 2007 Sprint Nextel Letter, Sprint Nextel sought guidance on whether non-primary 800 MHz licenses, other than STAs, held by public safety licenses are eligible for retuning. Examples of such licenses given by Sprint Nextel were mobile-only licenses, FB2T licenses, and secondary licenses for offset channels.<sup>31</sup> A February 12, 2007 letter from the FCC provided such guidance. In that letter, the FCC stated that the treatment of mobile-only, FB2T, and offset channel authorizations depends on the specific facts of each case. The FCC stated that Sprint Nextel should generally be required to pay for retuning of mobile-only facilities in the NPSPAC Band where licensees needed to have the continued ability to operate on NPSPAC channels. In the case of FB2T licenses, Sprint Nextel would be held responsible for retuning costs for licenses intended to be used for facilities such as mobile command center base stations used on a recurring basis such as responding to emergencies, but generally not for a facility intended for a short-term use of a year or less as an alternate site for a previously existing facility. With respect to offset channel authorizations, the key factors would include how long the offset facility has been part of the licensee's system and the degree to which it is an integral and necessary part of the licensee's overall system. If the operation of a licensee's system would be significantly degraded or compromised in comparison to pre-rebanding operation by failure to retune the offset facility, this would weigh in favor of the facility being retuned at Sprint Nextel's expense.<sup>32</sup>

#### **H. Reconfiguration Implementation Progress**

Parties have made good progress in physically clearing Channels 1-120, which is a necessary prerequisite for Public Safety to begin its reconfiguration of NPSPAC channels. The TA generally measures the status of Stage 1 reconfiguration implementation progress in two ways: (1) the number and percentage of Stage 1 call signs that Sprint Nextel reports as being cleared by licensees; and (2) clearing as a percentage of Stage 1 FRAs that Sprint Nextel has entered into with Channel 1-120 licensees.

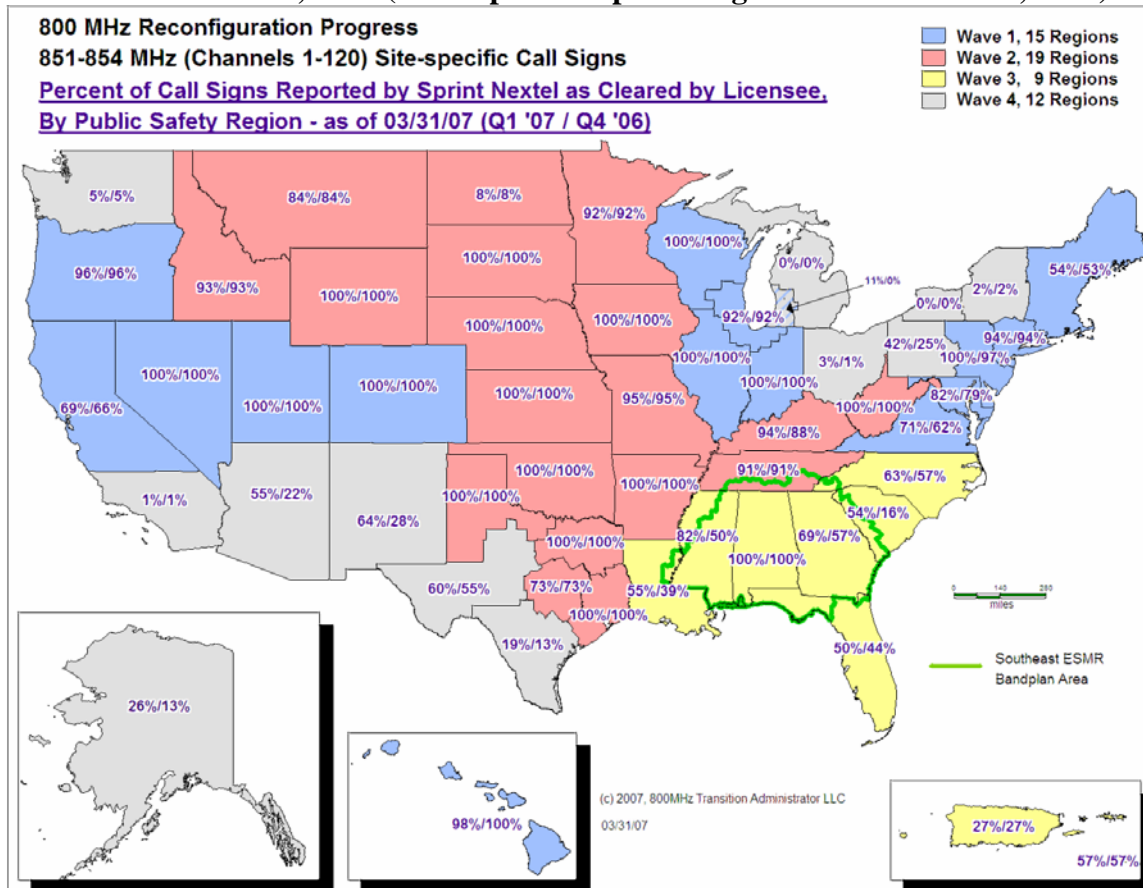
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<sup>31</sup> See January 9, 2007 Sprint Nextel Letter.

<sup>32</sup> See February 12, 2007 FCC Letter.

As of March 31, 2007, approximately 56 percent (up from 52 percent as of December 31, 2006) of the Stage 1 non-EA call signs were reported by Sprint Nextel as being cleared by licensees, including 85 percent of Wave 1 and 93 percent of Wave 2 call signs. Map 2 below illustrates the percentage of Channels 1-120 call signs reported cleared in each NPSPAC region as of the end of the first quarter of 2007 in comparison to the percentage at the end of the fourth quarter 2006 (displayed as first quarter percentage/fourth quarter percentage).

**Map 2: Percentage of Channels 1-120 Call Signs Reported Cleared, by NPSPAC Region as of March 31, 2007 (as compared to percentage as of December 31, 2006)<sup>33</sup>**



As of March 31, 2007, Sprint Nextel is reporting that physical reconfiguration is complete for 77 percent of all Channels 1-120 FRAs (an increase from 70 percent as of December 31, 2006), including 95 percent for Wave 1, 95 percent for Wave 2, 77 percent for Wave 3, and 29 percent for Wave 4. Table 4a below illustrates the percentage of FRAs entered into by Sprint Nextel and Channels 1-120 licensees and provides a summary of FRA milestones statistics by wave.

<sup>33</sup> The licensee clearing information is provided by Sprint Nextel. Regions adjacent to international borders will not reach 100 percent until revised border area frequency plans are available.

**Table 4a: Status of Reconfiguration for Licensees in Channels 1-120 as of March 31, 2007**  
(milestones achieved by number of FRAs)<sup>34</sup>

Wave	1-120 FRAs**	FRAs Submitted to TA	FRAs Approved by TA	% of FRAs Approved by TA	# of FRAs with Physical Retunes Reported as Completed	% of FRAs with Physical Retune Reported as Completed	Retune		
							Certifications Submitted to TA	Certifications Verified by TA	% of FRAs w/ Retune Certifications Verified by TA
Wave 1	353	348	347	98%	335	95%	210	208	59%
Wave 2	206	205	205	99%	198	95%	129	125	61%
Wave 3	254	225	225	89%	195	77%	100	88	35%
Wave 4	168	98	93	55%	49	29%	25	25	15%
Wave TBD*	27	2	2	7%	1	4%	0	0	0%
<b>Total:</b>	<b>1008</b>	<b>878</b>	<b>872</b>	<b>87%</b>	<b>778</b>	<b>77%</b>	<b>464</b>	<b>446</b>	<b>44%</b>

\* Wave TBD (To Be Determined) – Deals projected by Sprint Nextel that have no call signs yet associated with them. The proper reconfiguration wave category will generally be determined upon the TA receiving the associated call sign assets or the FRA, although some deals cannot be classified by wave. In addition, certain EA licensees are included in this “Wave TBD” category. The TA has received and approved five FRAs that have included EA licenses.

\*\* Does not include any estimate of deals that will include call signs in the FCC-defined border areas.

A summary of site-specific (non-EA) Channels 1-120 call sign milestone statistics by wave is presented in Table 4b below. The differences between the numbers by percentages of call signs compared to the numbers by percentages of FRAs largely reflect the size and complexity of the systems that remain in the mediation process. Simply put, the FRAs remaining in mediation involve systems with a greater number of call signs compared to those for which the parties have been able to reach agreement.<sup>35</sup>

<sup>34</sup> Sprint Nextel is the data source for columns 2 and 6. Total number of FRAs can change based on how Sprint Nextel structures various agreements with licensees.

<sup>35</sup> There are a small number of call signs in Wave 1 and 2 that are in the FCC-defined border areas that are not included in FRA data.

**Table 4b: Status of Reconfiguration for Licensees in Channels 1-120 as of March 31, 2007  
(milestones achieved by number of call signs)**

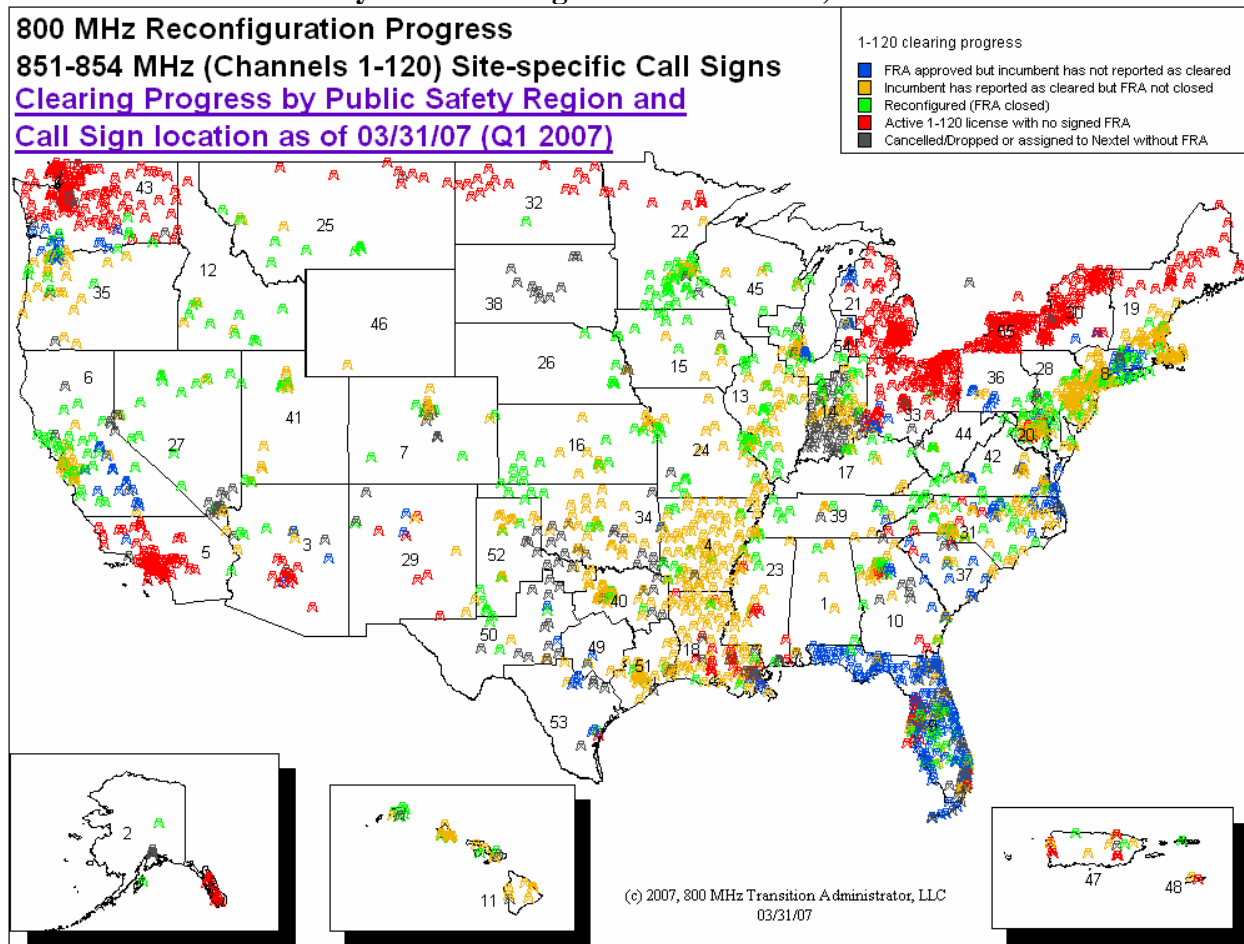
Wave	Number of Channels 1-120 Call Signs*	# in FRAs Submitted to TA	# in FRAs Approved by TA	% in FRAs Approved by TA	# Reported Clear by Licensee	% Reported Clear by Licensee	# in Retune		% in Retune
							Certifications Submitted to TA	Certifications Verified by TA	
Wave 1	799	761	758	95%	687	86%	309	306	38%
Wave 2	478	457	457	96%	445	93%	242	231	48%
Wave 3	548	440	438	80%	296	54%	108	89	16%
Wave 4	882	160	154	17%	92	10%	45	45	5%
<b>Total:</b>	2707	1818	1807	67%	1520	56%	704	671	25%

\* Includes call signs in the FCC-defined border areas.

Viewed from a geographic perspective, Map 3 below shows the progress of 800 MHz Band Reconfiguration in the key first step of clearing the Channels 1-120 to allow the ultimate relocation of the NPSPAC band. Tracking the progress against the Channels 1-120 locations as of September 2005, very clear progress has been made in all areas of the country outside the areas adjacent to international borders.



**Map 3: Channels 1-120 Locations and Reconfiguration Status,  
by NPSAC Region as of March 31, 2007<sup>36</sup>**



Data from reconfigurations to date indicate that it is taking licensees an average of approximately 120 calendar days to get from approval by the TA of their FRA to reporting clearing of their Channels 1-120 frequencies.<sup>37</sup> Given the number of regions with 100 percent of FRAs approved by the TA (25 regions as of March 31, 2007) and the number of regions with more than 90 percent approved (five regions as of March 31, 2007), the TA anticipates that Channels 1-120 physical clearing in Waves 1 and 2 will be generally complete in time for NPSAC reconfiguration implementations to proceed as scheduled. There is every reason to believe that similar progress will be made in Waves 3 and 4 as FRAs are completed.

<sup>36</sup> The licensee clearing information is provided by Sprint Nextel. Regions adjacent to international borders will not reach 100 percent until revised border area frequency plans are available.

<sup>37</sup> During that time period, FCC applications are being filed and granted to add replacement channels to the licenses of the incumbent licensee, Sprint Nextel is clearing the replacement channels to which the licensee is moving, and the licensee is implementing its reconfiguration plan.

While there has been significant progress in negotiating FRAs, clearing Channels 1-120, and completing reconfiguration implementation, the TA has observed significant lags between completing physical retuning and completing all necessary filings with the FCC and processing reconfiguration completion certifications (“Completion Certifications”) through Sprint Nextel and the TA. As of March 31, 2007, the TA verified Completion Certifications for a total of 446 FRAs for Stage 1 licensees across all waves (44 percent), including 208 Wave 1, Stage 1 FRAs (59 percent) and 125 Wave 2, Stage 1 FRAs (61 percent). The distribution is 59 percent of Wave 1, 61 percent of Wave 2, 35 percent of Wave 3, and 15 percent of Wave 4 FRAs. As discussed further in Section II.E. of this report, as of March 31, 2007, the average elapsed time between the completion of physical retuning and the completion the closing certification process for Channels 1-120 FRAs across all waves was approximately 4 months.

## **I. Subscriber Equipment Deployment**

The TA and Sprint Nextel identified two licensees as pilot cases to reach agreements for early deployment of subscriber units. The TA approved those agreements in late March 2007. While these pilot cases are moving forward, subscriber deployment must proceed on a much broader scale in parallel with negotiation of reconfiguration agreements. To that end, the TA worked with vendors, licensees, and Sprint Nextel to develop standards for levels of effort for subscriber unit installation labor so that agreements for subscriber deployment can proceed in most cases without detailed negotiations. The TA developed a request form, instructions, and a Frequently Asked Questions (FAQ) paper to implement the Subscriber Equipment Deployment (SED) initiative. This initiative was publicly announced on March 20, 2007.

## **J. Elections**

### **1. Economic Area Elections**

The TA received 23 EA Election filings in response to its January 11, 2006 Press Release announcing the 20-day filing window for EA licensees to file new elections or modifications to previous elections to relocate to or remain in the ESMR Band.<sup>38</sup> During the quarter ended March 31, 2007, the TA continued to review these filings and work on and issue frequency proposals for the EA licensees.

As of March 31, 2007, the TA has received and approved five FRAs that have included EA licenses in Waves 1, 2, and 3. One EA licensee in Wave 1 and one EA licensee in Wave 3 – including EA licenses being relocated from Channels 1-120 – remain in mediation.

### **2. Expansion Band Elections**

Through March 31, 2007, the TA received 194 Expansion Band Election filings in response to its June 28, 2005 Press Release announcing that incumbent Public Safety licensees

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<sup>38</sup> See 800 MHz Transition Administrator, LLC’s *Ex Parte* Notification, WT Docket No. 02-55 (filed Jan. 11, 2006) (attaching Press Release announcing election deadline); *see also* [http://www.800TA.org/content/news/2006/01\\_11\\_06.asp](http://www.800TA.org/content/news/2006/01_11_06.asp).



could elect to remain in the Expansion Band.<sup>39</sup> The initial deadlines for licensees in all waves to submit Expansion Band Election filings have passed. Appendix 4 contains a list of entities filing Expansion Band Elections as of March 31, 2007.

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<sup>39</sup> See 800 MHz Transition Administrator, LLC's *Ex Parte* Notification, WT Docket No. 02-55 (filed June 30, 2005) (attaching Press Release announcing election deadline); *see also* [http://www.800TA.org/content/news/2005/06\\_28\\_05.asp](http://www.800TA.org/content/news/2005/06_28_05.asp).

## II. KEY RECONFIGURATION DATA

This section of the Quarterly Progress Report summarizes key reconfiguration data for the quarter ended March 31, 2007.

### A. Licenses to Be Reconfigured

The table below provides the TA's analysis of the current population of call signs per wave. The primary source of this data is the FCC's Universal Licensing System ("ULS") database, with geographical augmentation by the TA to determine NPSPAC region and other reconfiguration-specific information. This data defines the population of licenses that need to be reconfigured, and is be updated to reflect changes made to the ULS database.<sup>40</sup>

**Table 5: Current Population of Call Signs, Per Wave<sup>41</sup>**

Wave	Channels 1-120	Public Safety Expansion Band	NPSPAC	Southeast ESMR Band	Total
	Number of Call Signs				
Wave 1	799	336	1497	0	2632
Wave 2	478	189	559	7	1233
Wave 3 <sup>42</sup>	548	215	787	243	1793
Wave 4	882	328	1295	0	2505
<b>TOTAL</b>	<b>2707</b>	<b>1068</b>	<b>4138</b>	<b>250</b>	<b>8163</b>

#### *Assumptions*

The TA has made certain assumptions regarding the population of licenses to be reconfigured. First, for spectrum planning purposes, unless notified otherwise, the TA has assumed that all Public Safety licensees in the Expansion Band would relocate. The number of call signs to be reconfigured would decrease to the extent that the TA receives elections from Public Safety incumbent licensees opting not to reconfigure.<sup>43</sup> Through March 31, 2007, the TA

<sup>40</sup> The table includes site-specific (non-EA) call signs with primary fixed locations above 851 MHz. It does not include Sprint Nextel or SouthernLINC call signs. There are a number of ancillary call signs licensed in the 806-824 MHz range that are not included in the counts but will, however, be reconfigured in association with related call signs that are included in the counts. See Appendix 4 for more detailed data.

<sup>41</sup> The data in the table includes call signs in the FCC-defined international border areas adjacent to Canada and Mexico.

<sup>42</sup> By June 30, 2006 the TA had received and approved requests to defer 38 Channels 1-120 call signs to Wave 4 from licensees in the Hurricane Katrina affected region. These call signs are still counted in the Wave 3 data.

<sup>43</sup> A list of entities that submitted Expansion Band Election filings through March 31, 2007 appears in Appendix 4.

has received 194 Expansion Band Election filings from Public Safety licensees to stay in the Expansion Band.<sup>44</sup> Second, mobile-only systems and other secondary licenses (itinerant, demonstration, and temporary) are not generally being reconfigured in bands other than the NPSPAC channels.<sup>45</sup> Third, licenses under contract for voluntary reconfiguration agreements for which Sprint Nextel will not be seeking credit are not included in the totals. Fourth, the call sign figures in this report include only active call signs. The current population of call signs will be reduced by any call signs that cancel without an FRA; it will also be increased for new call signs granted from pending applications filed prior to the commencement of an application freeze related to reconfiguration. Fifth, the data includes call signs in the FCC-defined international border areas adjacent to Canada and Mexico. In these areas the calls signs are defined based on the standard U.S. band plan; the data may change once revised border area frequency plans are available. Finally, the TA and Sprint Nextel have jointly defined milestones to track the status of ongoing reconfiguration activities at the licensee level.

## **B. Frequency Proposals**

Frequency Proposal Reports (“FPRs”) were prepared and mailed in January and February 2007 for Wave 4, Stage 2 NPSPAC call signs granted as of December 31, 2006. Because of the international border band plans still under negotiation with Canada and Mexico, the FPRs mailed were generally for the systems in Wave 4 NPSPAC regions located far from the FCC-defined border areas. As additional call signs are granted for pending applications or because of additional analysis of border clearing options, FPRs will be sent in periodic batches.

As of March 31, 2007, the TA had analyzed and proposed replacement frequencies for 4,106 Wave 1, Stage 1 and Expansion Band frequencies and 28,511 Wave 1 NPSPAC frequencies; 2,035 Wave 2, Stage 1 and Expansion Band frequencies and 11,519 Wave 2 NPSPAC frequencies; 3,654 Wave 3, Stage 1 and Expansion Band frequencies and 18,525 Wave 3 NPSPAC frequencies; and 829 Wave 4, Stage 1 frequencies and 1,066 Wave 4 NPSPAC frequencies. During this quarter, a total of 80 additional Channels 1-120 and Expansion Band frequencies were analyzed and replacement frequencies were proposed.

The TA has sent 1,083 FPRs for Public Safety Expansion Band call signs in Waves 1-4. Although Public Safety licensees may elect to remain on their current channels, for planning purposes, new frequency proposals were prepared for all relevant call signs.<sup>46</sup> Most of these Expansion Band frequencies will be reconfigured within the same timeframe as the NPSPAC

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<sup>44</sup> The TA has granted license requests for rescission of ten of these elections.

<sup>45</sup> As noted in Section I.E. above, on December 20, 2006, the FCC issued guidance regarding the treatment of Special Temporary Authority (STA) licenses within the Reconfiguration process. The TA is still assessing which licensees and call signs are affected by this guidance and will update Call Sign, FPR and related data as necessary as it is determined which STA call signs are affected by Reconfiguration.

<sup>46</sup> As of March 31, 2007, Public Safety licensees had filed elections not to reconfigure for 377 call signs.

channels once Channels 1-120 have been cleared. Call signs related to Public Safety licensees that also have 851-854 MHz channels were given priority in anticipation that those licensees would likely be the first to reconfigure out of the Expansion Band.

For each Wave, there were FPRs for certain call signs that were not generated or have been delayed. The primary for this are: (1) the call sign is licensed in the FCC-defined border area; (2) the call sign is adjacent to these border areas and frequency planning must be done in conjunction with the yet-to-be determined specialized frequency plans for these regions; or (3) the licensee negotiated an FRA ahead of its wave and the reconfiguration process is already underway.

Delays in sending certain individual FPRs have not materially impacted the progress of reconfiguration. Generally, the delay in an FPR is indicative of a larger issue that needs to be resolved. Once that issue is resolved, the FPR can be sent and the licensee can move on quickly with the process.

### C. Frequency Reconfiguration Agreement Review

The table below provides an overview of the elapsed time required by the TA to review and approve Channels 1-120 FRAs submitted to the TA by Sprint Nextel.

**Table 6: TA FRA Review Timeframes (in Business Days)  
for Approval of Channels 1-120 FRAs**

Wave	1-5 Days from Receipt	6-10 Days from Receipt	11-15 Days from Receipt	16-20 Days from Receipt	21 Days or More from Receipt	TOTAL
	Number of Frequency Reconfiguration Agreements					
Wave 1	287	47	13	0	0	347
Wave 2	168	34	2	1	0	205
Wave 3	206	15	4	0	0	225
Wave 4	89	3	1	0	0	93
Wave TBD*	2	0	0	0	0	2
<b>Total, Waves 1-4</b>	752	99	20	1**	0	872

\* Wave TBD (To Be Determined) – Deals projected by Sprint Nextel that have no call signs yet associated with them. The proper reconfiguration wave category will generally be determined upon the TA receiving the associated call sign assets or the FRA, although some deals cannot be classified by wave. In addition, certain EA licensees are included in this “Wave TBD” category.

\*\* FRA required coordination with the FCC to ensure licensee’s requests were in compliance with the *Report and Order*.

The table below illustrates the TA’s time to review Channels 1-120 FRAs compared to service level targets, on a percentage basis.

**Table 7: TA FRA Review Performance vs. Service Level Targets**

Time to Review	Within 5 business days	Within 10 business days	Within 15 business days
Service Levels	80%	95%	100%
TA's Performance	86%	98%	100%

Additional information regarding the status of FRA review for Channels 1-120 (on a per wave, per region basis) can be found in Appendix 6.

Although the TA continues to meet its service level goals for reviewing FRAs, approximately 29 percent of all FRAs approved through March 31, 2007 required the issuance of a Request for Information ("RFI"), including the issuance of RFIs for 49 percent of the Stage 2 FRAs. In some cases, multiple RFIs were issued to resolve deficient items, thereby delaying TA review. Examples of the types of missing information include:

- Lack of or insufficient details associated with the reconfiguration costs;
- Lack of or insufficient details associated with travel costs;
- Lack of or insufficient details associated with Project Management, Legal, or Engineering Consulting services and the associated costs identified in the FRA;
- Inconsistencies between payment terms identified in an FRA and Sprint Nextel's supporting back office system; and
- Lack of, or insufficient details, associated with the timings of reconfiguring licensee systems or filings of applications with the FCC. This was the most significant cause for issuance of RFIs for Stage 2 licensees.

In an effort to increase program efficiencies and decrease the TA's need to request additional information regarding the reconfiguration activities and associated costs included in FRAs in the latter half of 2006, the TA worked with major stakeholders, including Public Safety licensees and leadership, the vendor community, and Sprint Nextel to develop additional guidance regarding how best to develop and communicate a Cost Estimate for an FRA. These documents, "Guidelines for Preparing a Cost Estimate" and "Cost Estimate - Schedule C Template" were published by the TA on January 9, 2007 and are available on the TA's website.

As of March 31, 2007, the number of Stage 2 FRAs approved by the TA was 205, of which the TA processed 195 within 5 days or less, with 8 requiring 6 to 10 days and 2 requiring 11 to 15 days to process. The TA anticipates in many cases that relative to Stage 1 (Channels 1-120) FRAs, Stage 2 FRAs include more complex reconfigurations and associated cost estimates. Additional information regarding the status of FRA review for NPSPAC channels (on a per wave, per region basis) can be found in Appendix 7.

#### **D. FCC Reconfiguration Applications**

The TA has worked with FCC staff to define and implement data transfers to authenticate applications related to reconfiguration. The table below summarizes the status of reconfiguration applications for site-specific call signs submitted to the FCC through March 31, 2007.

**Table 8: Reconfiguration FCC Application Milestones for Channels 1-120 Call Signs as of March 31, 2007**

Wave	Updated Population as of 3/31/2007	Call Signs with Reconfiguration Applications Submitted to FCC	Call Signs with Reconfiguration Applications Granted	Call Signs with Surrender Applications Submitted to FCC <sup>47</sup>	Call Signs with Surrender Applications Granted
	Number of Call Signs				
Wave 1	799	744	744	711	592
Wave 2	478	435	435	451	408
Wave 3	548	377	377	348	195
Wave 4	882	140	127	96	76
<b>TOTAL</b>	<b>2707</b>	<b>1696</b>	<b>1683</b>	<b>1606</b>	<b>1271</b>

The procedure developed by the TA together with the FCC and Sprint Nextel for processing reconfiguration related applications continues to function well. For Private Mobile Radio Service (“PMRS”) applications that do not require public notice, the average time from filing to grant has been reduced to approximately 6.5 calendar days. Applications for Specialized Mobile Radio (“SMR”) systems that may require a 30-day public notice are being granted in 43.6 calendar days.

Appendix 5 contains additional information regarding the TA’s FCC reconfiguration application milestones (on a per region basis) as of March 31, 2007.

#### **E. Status of Reconfiguration Completion Certifications (Closing)**

As of March 31, 2007, the TA had received completion certifications (“Completion Certifications”) for 472 FRAs and two PFAs. Of these, the TA had reviewed and certified as complete 454 FRAs and two PFAs. The TA is in the process of reviewing the remaining 18 completion certifications. Appendix 8 contains the summary of deals that have closed as of March 31, 2007.

The number of FRA Completion Certifications<sup>48</sup> submitted to the TA increased by 137 during the quarter ended March 31, 2007. The number of deals for which physical reconfiguration was completed but not yet closed decreased by 59 during the quarter ended March 30, 2007. Within this category, the number of deals in the Actual Cost Reconciliation Process decreased by 60 and the number of deals in the Closing Process increased by 18, as of

<sup>47</sup> Some FRAs stipulate that certain call signs are to be cancelled rather than reconfigured. Such cancellations are considered surrender applications for the purpose of this analysis. It is possible therefore that there will be more Surrender Applications than Reconfiguration Applications for one or more waves.

<sup>48</sup> From this point forward all subsequent information is related to FRA Completion Certifications only.

March 31, 2007. These were offset by a decrease of 17 deals not included in the Actual Cost Reconciliation or the Closing Processes.

The average amount of time it takes deals to consummate the closing under a FRA once the physical reconfiguration is completed increased to 4.0 months as compared to 3.7 months for the period ending December 31, 2006. Also, there continues to be delays for those deals for which the physical reconfiguration was completed but not yet closed as evidenced by an increase in the average elapsed time from completion of physical reconfiguration to March 31, 2007 of approximately 6.6 months, as compared to approximately 4.8 months for the period ended December 31, 2006.

As of March 31, 2007, the major area for delays was in the Actual Cost Reconciliation Process where 40% and 23% of the deals at this stage were also at this same stage as of December 31, 2006 and September 30, 2006, respectively. The average time to complete the Actual Cost Reconciliation under an FRA once the reconfiguration was completed was influenced by Incumbent delays in processing change notices and/or in submitting to Sprint Nextel accurate and/or timely information required for the Actual Cost Reconciliation as well as Sprint Nextel delays in administering the Actual Cost Reconciliation Process. As evidenced by the decrease of in the number of deals in this category during the quarter, Sprint Nextel is currently addressing the delays in administering the Actual Cost Reconciliation process and expects to see continued improvement in moving deals through the process during the upcoming quarter. For 42% of those deals which were at the Actual Cost Reconciliation stage as of March 31, 2007 and September 30, 2006 and/or December 31, 2006 and Sprint Nextel has experienced difficulties reaching the incumbent, the TA has sent letters to the incumbent requesting the incumbent submit to Sprint Nextel either the Actual Cost supporting documentation or the signed Reconciliation Statement. To minimize the efforts and times associated with the closing process, Incumbents should review the following TA guidance, *Change Notice Process Fact Sheet*, *Actual Cost Reconciliation Fact Sheet* and *Incumbent Labor Reimbursement Policy*, which is available on the TA's website at [www.800TA.org](http://www.800TA.org). The TA will continue to monitor the closing process.

The status of deals, in terms of numbers of FRAs in each stage of the contract closing process, is listed in the table below.



**Table 9: Status of FRAs in the Closing Process (after completion of physical reconfiguration)<sup>49</sup>**

Status of FRAs	Number
<b>Closed FRAs</b>	<b>454</b>
<b>FRAs Pending TA Completion Certification Review</b>	<b>18</b>
<b>FRAs in the Sprint Nextel Closing Process Pending:</b>	
Sprint Nextel Execution of the Completion Certificates	23
Sprint Nextel Receipt of Signed Completion Certificates from Incumbents	55
Sprint Nextel Preparation of Completion Certificates	26
<b>Total FRAs in the Sprint Nextel Closing Process</b>	<b>104</b>
<b>FRAs in the Actual Cost Reconciliation Process Pending:</b>	
<b>Sprint Nextel Pending Receipt of Signed Reconciliation Statement</b>	29
Sprint Nextel Waiting for Receipts and Preparing Actual Cost Reconciliation Statement	131
Sprint Nextel Preparing Request for Receipt Letter	33
<b>Total FRAs in the Actual Cost Reconciliation Process</b>	<b>193</b>
<b>FRAs not in the above Closing or Actual Cost Reconciliation Processes:</b>	
Finalization of either certain Reconfiguration Project Management activities or Requisite Regulatory Filings	2
Completion of the Actual Cost Reconciliation and either Finalization of certain Reconfiguration Project Management activities or Requisite Regulatory Filings	15
Completion of the Actual Cost Reconciliation, Requisite Regulatory Filings and certain Reconfiguration Project Management activities	6
<b>TOTAL FRAS NOT IN THE ABOVE CLOSING OR ACTUAL COST RECONCILIATION PROCESSES</b>	<b>23</b>
<b>Total FRAs for which physical reconfiguration is complete</b>	<b>792</b>

<sup>49</sup> Sprint Nextel is the data source for this table.



### III. COMMUNICATIONS WITH STAKEHOLDERS

To facilitate successful 800 MHz band reconfiguration, licensees and other stakeholders must have rapid and consistent access to accurate reconfiguration information, processes and procedures. As such, the TA executes an approach that is intended to engage, educate, and equip the impacted stakeholders with the knowledge necessary to plan and implement reconfiguration activities. The TA employs a multi-pronged approach, including direct calling campaigns, conference and event attendance (“Stakeholder Outreach”), virtual training (Webinars), and interaction with industry press to accomplish these goals.

#### A. Stakeholder Inquiries

As noted in previous Quarterly Progress Reports, the TA has established a “Contact Center” to receive and process questions and requests for information regarding reconfiguration and the TA’s activities. The TA receives inquiries from a variety of stakeholders: licensees, vendors, consultants, associations, and the trade press. During the first quarter, the TA received a total of 3,580 inquiries to the Contact Center (1,501 in January 2007; 1,084 in February 2007; 995 in March 2007). Access to the Contact Center is critically important to ensure that licensees and other stakeholders are able to obtain information to prepare for and implement the reconfiguration of their system(s).

#### B. TA-Produced Materials and the TA’s Website

During the first quarter, the TA continued to distribute informational materials to stakeholders relating to the reconfiguration process, including fact sheets, licensee forms, press releases, direct mailings, and other materials as listed below. Many of these items are posted on the TA’s website ([www.800TA.org](http://www.800TA.org)).

- Subscriber Equipment Deployment Guidance – This guidance was released to inform licensees of the Subscriber Equipment Deployment (SED) initiative which is designed to expedite the completion of reconfiguration by providing licensees the option to jump-start implementation activities for subscriber equipment before negotiating terms and costs for reconfiguring system infrastructure.
- Planning Funding and Frequency Reconfiguration Agreement Statistics – The TA published PFA statistics gathered from over 140 approved PFAs and from 275 approved FRAs for Public Safety licensees. This information was published in the expectation that the information would prove beneficial to Public Safety licensees in the preparation of cost estimates for their FRAs and would expedite the negotiation of FRAs.
- Special Temporary Authorizations Fact Sheet – The Special Temporary Authorizations (STA) Fact Sheet was prepared to provide guidance on the process for seeking TA concurrence on reconfiguration-related STA requests.

- Mutual Aid and Interoperability Fact Sheet – This Fact Sheet was developed to define the steps that the TA recommends licensees complete as part of the planning process for Mutual Aid and Interoperability channels.
- Guidelines for Preparing a Cost Estimate – This guidance was prepared to provide licensees with instructions for preparing a Cost Estimate to submit to Sprint Nextel to request reconfiguration funding and to use for FRA negotiations with Sprint Nextel. The Guidelines also provide the TA's recommendations regarding the minimum level of detail that should be included in a Cost Estimate for tasks and costs associated with the reconfiguration of a licensee's system.
- Change Notice Process Fact Sheet and Form – This Fact Sheet was prepared to provide structure and guidance to licensees regarding the Change Notice process if they need to alter their planning or reconfiguration activities.
- Actual Cost Reconciliation Fact Sheet – This Fact Sheet was prepared to provide guidance to licensees regarding the documents required to support the costs they have incurred.
- Revised Incumbent Labor Reimbursement Policy – This policy addresses reimbursement of licensee internal labor costs incurred in planning for or reconfiguring a licensee's existing facilities to operate on its replacement 800 MHz frequencies. The purpose of the policy is to assist licensees in understanding that advance payments made to them for estimated internal labor costs will need to be reconciled with the internal labor costs they have incurred in planning or reconfiguring their systems.

The TA issued the following press releases during the first quarter:

- “Additional Reconfiguration Guidance for Licensees” (January 9, 2007)
- “Wave 4, Stage 2 RFPF Deadline Information” (January 19, 2007)
- “Important Upcoming Dates for 800 MHz Band Reconfiguration” (January 31, 2007)
- “Transition Administrator Publishes Statistical Data on Planning Funding Agreements” (February 8, 2007)
- “The TA Launches Subscriber Equipment Deployment Initiative to Expedite Reconfiguration Implementation Activities” (March 22, 2007)
- “800 MHz Transition Administrator Publishes Statistical Data on Frequency Reconfiguration Agreements” (March 26, 2007)
- “The TA Release Special Temporary Authorization Guidance” (March 26, 2007)

These new or modified materials, in addition to materials previously published, are intended to provide stakeholders with sufficient information to effectively plan, negotiate, and implement reconfiguration.

As discussed in previous Quarterly Progress Reports, the TA's website is a significant component of the Stakeholder Outreach efforts. The TA's listserv feature – TA Alerts – allows website visitors to sign up to receive emails from the TA with the latest updates and news and, to date, has 175 subscribers. During the first quarter, the TA added a "Progress" menu that will contain information for stakeholders such as TA Quarterly Reports, Planning Funding Statistics, and FRA Statistics. Other updates were made to post and advertise new TA-produced materials as outlined above. In addition, planning and preparation occurred for updates to the Online Reference Guide, to be made available during the second quarter. The TA's website received an estimated 27,000 hits during the first quarter of 2007.

## **C. Outreach Events and TA-Sponsored Education and Training**

### **1. Meetings and Conferences**

Meetings and events are a central component of the TA's ongoing efforts to communicate with and educate impacted stakeholders and licensees. Meetings and conferences attended by TA representatives in this quarter are provided in Appendix 9. In the upcoming quarter, the TA will attend the following events:

- Colorado Statewide Radio Systems Meeting – Berthoud, CO – April 11, 2007
- Colorado APCO Chapter Meeting – Florence, CO – April 13, 2007
- CPRA Meeting (SCA APCO) – April 12, 2007
- Texas APCO Conference – Waco, TX – April 14-18, 2007
- Tarrant County Interoperability Group Meeting – Tarrant County – April 19, 2007
- International EDACS User Group Meeting – Roanoke, VA – May 3, 2007
- UTC Annual Conference – Washington, DC – May 7, 2007
- Gulf Coast Regional APCO Meeting – May 14-16, 2007
- Florida APCO Conference – May 21-25, 2007

### **2. Webinars**

The TA has continued to conduct numerous Webinars that provide information on all facets of reconfiguration. The Webinar series to date has totaled 40 sessions with 932 attendees across the following stakeholder groups: 64.7 percent Public Safety; 2.4 percent Critical Infrastructure Industries licensees; 0.7 percent Business/Industrial Land Transportation licensees; and 26.3 percent other (consultants, vendors, etc.), with the remainder, approximately 5.9 percent, unidentified (these percentages do not include all Webinars because some sessions were not polled). During the first quarter of 2007, the TA offered the following three Webinars:

- Change Notice & Actual Cost Reconciliation
- Cost Estimate & Successful Negotiations
- Interoperability and Mutual Aid

Webinars have proven to be an effective, low-cost method for reaching wide audiences and providing interactive and just-in-time guidance. The TA solicited feedback following each

delivery. According to participant surveys, reaction to the Webinars has been overwhelmingly positive, with participants indicating that the opportunity for live discussion is the most helpful aspect.

### **3. Licensee Outreach Campaigns**

In an effort to further the progress of reconfiguration, and in response to specific requests from the Public Safety community, the TA increased its communication and outreach this quarter. Specifically, the TA executed an outbound communications campaign to licensees in Wave 2, Stage 2 to obtain status information concerning their PFAs and Cost Estimates. This effort helped the TA gain a better understanding of licensee progress in their reconfiguration efforts. This calling campaign, which began 30 days before the end of the mandatory negotiation period, also provided licensees with TA assistance in completing their FRAs. Finally, it identified those licensees that might be impacted by mediation.

The TA also executed an outbound communications campaign to licensees in Wave 3, Stage 2 to obtain the status of their PFAs and Cost Estimates. This calling campaign began was undertaken at the beginning of the mandatory negotiation period. This effort provided an opportunity for the TA to gauge licensee progress in their reconfiguration efforts and to identify those that required assistance.

#### IV. FINANCIAL

This section provides information for the first quarter of 2007 regarding reconfiguration expenditures, letters of credit, 800 MHz incumbent licensee reviews, the external audit, and the TA's fees and expenses.

##### A. Reconfiguration Expenditures

##### 1. 800 MHz Incumbent Licensee Costs

As of March 31, 2007, Sprint Nextel and incumbent licensees had executed FRAs and PFAs pursuant to TA-approved cost estimates totaling approximately \$101.8 million, and Sprint Nextel had paid approximately \$40.8 million of this amount as advance payments and for work completed to date.

##### 2. Sprint Nextel Costs

On April 26, 2007, Sprint Nextel reported to the TA that, through March 31, 2007, it had incurred, on a cash basis, approximately \$417.3 million in costs for supporting 800 MHz incumbent licensee relocations and negotiations, including licensee equipment and vendor costs, and for relocating its systems in the 800 MHz band ("Sprint Nextel Costs"). The Sprint Nextel Costs exclude certain amounts incurred related to Sprint Nextel's internal network costs that Sprint Nextel may submit for credit at a later date ("To Be Determined Sprint Nextel Costs"). To date, Sprint Nextel has requested that the TA assess approximately \$164.7 million of the Sprint Nextel Costs (incurred through December 31, 2006) for the purpose of determining whether those costs are creditable against the payment Sprint Nextel will make to the United States Treasury at the completion of reconfiguration ("Creditable Costs"). The TA has performed a review of the approximate \$164.7 million in costs submitted. The status of these costs is as follows:

- \$149.6 million was determined by the TA to be creditable costs pending the Final Accounting to be performed at completion of reconfiguration and the results of the external audits.
- The remaining \$15.1 million requires additional information from Sprint Nextel to determine whether these costs are creditable.

Sprint Nextel has not submitted the remaining \$252.6 million of the Sprint Nextel Costs or any of the To Be Determined Sprint Nextel Costs to the TA for credit assessment or for external audit.

##### 3. 1.9 GHz Clearing Costs

Sprint Nextel estimates, as reported to the TA, that it has incurred approximately \$246.7 million in costs associated with reconfiguration of the 1.9 GHz band through March 31, 2007.

These costs are reported for informational purposes only. The TA does not conduct a review of these costs.

**B. Letters of Credit**

For the quarter ended March 31, 2007, Sprint Nextel has made all its required payments to licensees and vendors. Accordingly, there has been no need to draw on the Letters of Credit through March 31, 2007.

As only a limited number of relatively small FRAs have been negotiated with Stage 2 incumbent licensees, Sprint Nextel is not seeking a reduction in the Letters of Credit at this time. In addition, there is no indication at this time that the \$2.5 billion balance in the Letters of Credit is insufficient to cover the costs of reconfiguration or that the balance in the Letters of Credit should be increased. The TA therefore does not recommend a reduction or increase in the Letters of Credit at this time. The TA will reassess the need to increase or reduce the Letters of Credit in the Quarterly Progress Report to be filed for the quarter ending June 30, 2007.

**C. 800 MHz Incumbent Licensee Reviews**

As of March 31, 2007, the TA received completion certifications for two PFAs and 472 FRAs. These completion certifications were filed as part of the closing process once all planning or reconfiguration implementation activities were completed. The TA has reviewed the amounts expended on planning activities and reconfiguration implementation activities covered by these PFAs and FRAs and concurs with the identified remaining payments due incumbent licensees or refunds due Sprint Nextel, pending any results of the TA's post-close review rights or external audits.

**D. External Audit**

In the first quarter of 2007, Reznick Group, the external auditor selected by the TA, commenced the annual audit of program expenditures for the year ended December 31, 2006 and from inception through December 31, 2006. The audit report is currently expected to be delivered to the FCC in the second quarter of 2007. As discussed previously, a majority of the Sprint Nextel Costs (\$252.6 million plus the amount for the To Be Determined Sprint Nextel Costs) has not been submitted by Sprint Nextel to the TA for credit assessment or for external audit. Accordingly, these costs will be included in a subsequent period audit.

**E. Transition Administrator**

**1. Fees, Expenses, and Staffing**

The TA's fees and expenses for the quarter ended March 31, 2007 were \$10.89 million in fees and \$0.12 million in expenses, for a total of \$11.01 million, which is approximately \$0.42 million lower than the forecast for the first quarter. Additional details are provided in Appendix 10.



TA staffing as of March 31, 2007 consisted of 79 Full Time Equivalents (“FTEs”). The TA’s fees and expenses for the quarter ending June 30, 2007 are estimated at \$11.45 million in fees and \$0.26 million in expenses, for a total of \$11.71 million.

## **2. Disclosure of Non-Reconfiguration Fees**

In accordance with the TA’s Independence Management Plan, the TA reports that BearingPoint received \$1,275,995 from Sprint Nextel in non-TA fees and costs for the quarter ended March 31, 2007.<sup>50</sup>

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<sup>50</sup> See Independence Management Plan for the 800 MHz Transition Administrator Team Members (Version 1.1), WT Docket No. 02-55 (filed May 9, 2005), at 4.

# Appendix 1

Status of Negotiations for Licensees in Channels 1-120: Milestones Completed by Number of Frequency Reconfiguration Agreements, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	Number of Channels 1-120 FRAs (a)	Sprint Nextel Initiated Contact with Licensee (a)	Sprint Nextel and Licensee Reach Pre-Contract Agreement (a)	FRAs Submitted to TA	FRAs Approved by TA
		Number of Frequency Reconfiguration Agreements (FRAs)			
<b>Wave 1</b>	<b>353</b>	<b>353</b>	<b>348</b>	<b>348</b>	<b>347</b>
Multiregion	101	101	98	98	98
6	35	35	35	35	35
7	11	11	11	11	11
8	33	33	33	33	33
11	9	9	9	9	9
13	18	18	18	18	18
14	8	8	8	8	8
19	15	15	15	15	15
20	17	17	15	15	14
27	22	22	22	22	22
28	24	24	24	24	24
35	14	14	14	14	14
41	7	7	7	7	7
42	15	15	15	15	15
45	7	7	7	7	7
54	17	17	17	17	17
<b>Wave 2</b>	<b>206</b>	<b>206</b>	<b>205</b>	<b>205</b>	<b>205</b>
Multiregion	69	69	69	69	69
PSR TBD (b)	1	1	0	0	0
4	9	9	9	9	9
12	4	4	4	4	4
15	5	5	5	5	5
16	9	9	9	9	9
17	9	9	9	9	9
22	26	26	26	26	26
24	12	12	12	12	12
25	4	4	4	4	4
26	4	4	4	4	4
32	0	0	0	0	0
34	2	2	2	2	2
38	1	1	1	1	1
39	23	23	23	23	23
40	11	11	11	11	11
44	1	1	1	1	1
46	0	0	0	0	0
49	2	2	2	2	2
51	6	6	6	6	6
52	8	8	8	8	8

# Appendix 1

## Status of Negotiations for Licensees in Channels 1-120: Milestones Completed by Number of Frequency Reconfiguration Agreements, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	Number of Channels 1-120 FRAs (a)	Sprint Nextel Initiated Contact with Licensee (a)	Sprint Nextel and Licensee Reach Pre-Contract Agreement (a)	FRAs Submitted to TA	FRAs Approved by TA
		Number of Frequency Reconfiguration Agreements (FRAs)			
<b>Wave 3</b>	<b>254</b>	<b>252</b>	<b>229</b>	<b>225</b>	<b>225</b>
Multiregion	77	77	72	70	70
PSR TBD (b)	8	7	0	0	0
1	15	15	13	13	13
9	56	56	53	52	52
10	36	35	31	31	31
18	14	14	14	14	14
23	14	14	14	13	13
31	19	19	19	19	19
37	5	5	5	5	5
47	7	7	5	5	5
48	3	3	3	3	3
<b>Wave 4</b>	<b>168</b>	<b>128</b>	<b>101</b>	<b>98</b>	<b>93</b>
Multiregion	42	30	22	21	20
PSR TBD (b)	2	2	2	2	2
2	4	4	4	4	4
3	33	22	21	21	20
5	18	4	2	2	1
18	14	14	7	6	6
21	3	3	1	1	1
29	8	7	7	7	5
30	5	5	5	4	4
33	12	12	7	7	7
36	3	3	3	3	3
43	8	6	5	5	5
50	6	6	6	6	6
53	5	5	5	5	5
54	5	5	4	4	4
55	0	0	0	0	0
<b>Wave TBD (c)</b>	<b>27</b>	<b>8</b>	<b>5</b>	<b>2</b>	<b>2</b>
<b>TOTAL</b>	<b>1008</b>	<b>947</b>	<b>888</b>	<b>878</b>	<b>872</b>

### Notes:

(a) Sprint Nextel is the data source for this column. The figures have not been verified by the TA.

(b) PSR TBD (To Be Determined) - The TA is unable to accurately assign a PSR based on data provided.

(c) Wave TBD (To Be Determined) - Deals projected by Sprint Nextel that have no call signs yet associated with them. The proper reconfiguration wave category will generally be determined upon the TA receiving the associated call sign assets or the FRA, although some deals cannot be classified by wave. In addition, certain Economic Area ("EA") licensees are included in this Wave Undetermined category.

## Appendix 2

Status of Reconfiguration for Licensees in Channels 1-120: Milestones Completed by Number of Call Signs, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	PSR Name	Updated Call Sign Population as of 03/31/07	Sprint Nextel Initiated Contact with Licensee	Sprint Nextel and Licensee Reach Pre-Contract Agreement	Sprint Nextel Submits Frequency Reconfiguration Agreement to TA	TA Approves Frequency Reconfiguration Agreement	Through 03/31/07 Call Signs with Reconfiguration Applications Submitted to FCC	Through 03/31/07 Call Signs with Reconfiguration Applications Granted	Sprint Nextel Clears Frequencies	Incumbent Clears Frequencies	Through 03/31/07 Call Signs with Surrender Applications Submitted to FCC	Through 03/31/07 Call signs with Surrender Applications Granted
		Number of Call Signs										
Wave 1	Subtotal	799	774	761	761	758	744	744	659	687	711	592
6	CA - North	106	106	106	106	106	106	106	100	73	84	53
7	Colorado	27	27	27	27	27	27	27	27	27	27	20
8	NY - Metro (CT, NJ, NY, PA)	96	96	96	96	96	96	96	66	90	91	85
11	Hawaii	56	55	55	55	55	55	55	55	55	55	54
13	Illinois	40	40	40	40	40	37	37	39	40	39	36
14	Indiana	27	27	27	27	27	27	27	27	27	27	26
19	ME, NH, VT, MA, RI, CT*	81	57	49	49	49	49	49	49	44	44	44
20	MD; DC; VA - Northern	66	66	61	61	58	55	55	37	54	54	40
27	Nevada	63	63	63	63	63	63	63	62	63	62	55
28	NJ, PA, DE	67	67	67	67	67	67	67	51	67	65	60
35	Oregon	48	48	48	48	48	48	48	48	46	46	41
41	Utah	21	21	21	21	21	21	21	16	21	21	16
42	Virginia	52	52	52	52	52	44	44	41	37	50	18
45	Wisconsin	13	13	13	13	13	13	13	13	13	13	11
54	Chicago	36	36	36	36	36	36	36	28	33	33	33
Wave 2	Subtotal	478	459	457	457	457	435	435	423	445	451	408
4	Arkansas	39	39	39	39	39	38	38	39	39	39	23
12	Idaho*	15	14	14	14	14	14	14	14	14	14	13
15	Iowa	16	16	16	16	16	16	16	16	16	16	15
16	Kansas	33	33	33	33	33	32	32	33	33	33	33
17	Kentucky	16	16	16	16	16	15	15	15	15	16	12
22	Minnesota*	76	70	70	70	70	68	68	59	70	70	70
24	Missouri	37	37	37	37	37	37	37	37	35	35	35
25	Montana*	19	16	16	16	16	11	11	15	16	16	13
26	Nebraska	10	10	10	10	10	9	9	9	10	10	10
32	North Dakota*	12	3	1	1	1	1	1	1	1	1	1
34	Oklahoma	25	25	25	25	25	25	25	25	25	25	24
38	South Dakota	1	1	1	1	1	1	1	1	1	1	1
39	Tennessee	43	43	43	43	43	43	43	43	39	42	36
40	TX - Dallas	38	38	38	38	38	38	38	29	38	38	37
44	West Virginia	3	3	3	3	3	3	3	3	3	3	3
46	Wyoming	1	1	1	1	1	1	1	1	1	1	1
49	TX - Austin	11	11	11	11	11	11	11	11	8	8	7
51	TX - Houston	41	41	41	41	41	39	39	30	41	41	34
52	TX - Lubbock	42	42	42	42	42	33	33	42	42	42	40

Appendix 2

Status of Reconfiguration for Licensees in Channels 1-120: Milestones Completed by Number of Call Signs, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	PSR Name	Updated Call Sign Population as of 03/31/07	Sprint Nextel Initiated Contact with Licensee	Sprint Nextel and Licensee Reach Pre-Contract Agreement	Sprint Nextel Submits Frequency Reconfiguration Agreement to TA	TA Approves Frequency Reconfiguration Agreement	Through 03/31/07 Call Signs with Reconfiguration Applications Submitted to FCC	Through 03/31/07 Call Signs with Reconfiguration Applications Granted	Sprint Nextel Clears Frequencies	Incumbent Clears Frequencies	Through 03/31/07 Call Signs with Surrender Applications Submitted to FCC	Through 03/31/07 Call signs with Surrender Applications Granted
		Number of Call Signs										
<b>Wave 3</b>	<b>Subtotal</b>	<b>548</b>	<b>546</b>	<b>452</b>	<b>440</b>	<b>438</b>	<b>377</b>	<b>377</b>	<b>314</b>	<b>296</b>	<b>348</b>	<b>195</b>
1	Alabama	9	9	9	9	9	9	9	9	9	9	4
9	Florida	195	194	185	182	182	174	174	113	98	108	93
10	Georgia	49	49	46	46	46	36	36	35	34	43	16
18	Louisiana	80	79	56	55	55	45	45	44	44	44	27
23	Mississippi	22	22	21	20	18	17	17	18	18	18	10
31	North Carolina	67	67	67	62	62	45	45	44	42	60	35
37	South Carolina	37	37	37	35	35	20	20	20	20	35	5
47	Puerto Rico	66	66	18	18	18	18	18	18	18	18	2
48	US Virgin Islands	23	23	13	13	13	13	13	13	13	13	3
<b>Wave 4</b>	<b>Subtotal</b>	<b>882</b>	<b>242</b>	<b>167</b>	<b>160</b>	<b>154</b>	<b>140</b>	<b>127</b>	<b>120</b>	<b>92</b>	<b>96</b>	<b>76</b>
2	Alaska*	23	6	6	6	6	3	3		6	6	6
3	Arizona*	75	51	49	49	48	47	45	41	41	41	29
5	CA - South*	139	20	5	5	4	4	3	3	1	1	1
21	Michigan*	61	4	1	1	1	0	0		0	0	0
29	New Mexico*	25	22	22	22	18	16	15	17	16	16	13
30	NY - Albany*	95	13	13	6	6	6	4	4	2	2	2
33	Ohio*	107	33	15	15	15	13	12	8	3	6	3
36	Pennsylvania*	12	7	7	7	7	7	6	5	5	5	4
43	Washington*	151	54	20	20	20	17	17	22	8	10	9
50	TX - El Paso*	10	10	10	10	10	9	9	9	6	6	6
53	TX - San Antonio*	16	15	15	15	15	15	10	9	3	2	2
54	MI portion of Chicago*	9	7	4	4	4	3	3	2	1	1	1
55	New York - Buffalo*	159	0	0	0	0	0	0	0	0	0	0
61	Gulf of Mexico	0	0	0	0	0	0	0	0	0	0	0
62	Marianas	0	0	0	0	0	0	0	0	0	0	0
63	Guam	0	0	0	0	0	0	0	0	0	0	0
<b>Total for Waves 1-4</b>		<b>2707</b>	<b>2021</b>	<b>1837</b>	<b>1818</b>	<b>1807</b>	<b>1696</b>	<b>1683</b>	<b>1516</b>	<b>1520</b>	<b>1606</b>	<b>1271</b>

Notes:

- Data for Channel 1-120 call signs does not include call signs that were under contract with Sprint Nextel prior to the start of reconfiguration and for which contracts will not be submitted to the TA for review and approval for Sprint Nextel credit.
- Data includes call signs in the international border area. Data may change depending upon border area frequency plans.
- The current population of call signs has been adjusted for call signs cancelled without a Frequency Reconfiguration Agreement (FRA), and incremented for any call signs added through pending applications. Licensees may cancel licenses or let them expire without entering into an FRA.
- Data includes call signs with fixed locations authorized for frequencies in the 851-854 MHz range with adequate geographic data to determine a Public Safety Region.
- Data for the call sign population and applications may not match data for Sprint Nextel milestones due to call signs expiring or being cancelled without contracts. In addition, certain FRAs may include call signs undergoing reconfiguration that may be cancelled or assigned without frequencies being changed on that particular call sign. Call signs with old frequencies being deleted via a partial assignment are not included in the delete application data.
- Data between Incumbent Clear and Notify and Surrender Applications Submitted to FCC do not always match due to partial assignment applications filed in advance of frequency clearing to expedite the process and occasional time lags in the reporting on licensee frequency clearing.

Appendix 2  
Status of Reconfiguration for Licensees in Expansion Band:  
Milestones Completed by Number of Call Signs, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	PSR Name	Updated Call Sign Population as of 03/31/07	Sprint Nextel Initiated Contact with Licensee	Sprint Nextel and Licensee Reach Pre-Contract Agreement	Sprint Nextel Submits Frequency Reconfiguration Agreement to TA	TA Approves Frequency Reconfiguration Agreement	Through 03/31/07 Call Signs with Reconfiguration Applications Submitted to FCC	Through 03/31/07 Call Signs with Reconfiguration Applications Granted	Sprint Nextel Clears Frequencies	Incumbent Clears Frequencies	Through 03/31/07 Call Signs with Surrender Applications Submitted to FCC	Through 03/31/07 Call signs with Surrender Applications Granted
Number of Call Signs												
Wave 1	Subtotal	336	332	56	51	46	33	33	26	22	25	12
6	CA - North	88	86	11	11	8	5	5	3	1	3	1
7	Colorado	12	12	6	2	2	0	0	0	0	0	0
8	NY - Metro (CT, NJ, NY, PA)	24	24	2	2	2	2	2	1	1	1	0
11	Hawaii	5	5	5	5	5	5	5	5	5	4	4
13	Illinois	13	13	0	0	0	0	0	0	0	0	0
14	Indiana	33	33	7	7	6	6	6	6	6	5	4
19	ME, NH, VT, MA, RI, CT*	23	23	4	4	3	1	1	1	1	1	0
20	MD; DC; VA - Northern	18	18	1	1	1	1	1	1	1	1	0
27	Nevada	20	20	3	2	2	1	1	0	0	0	0
28	NJ, PA, DE	27	27	2	2	2	2	2	2	2	2	1
35	Oregon	7	7	0	0	0	0	0	0	0	0	0
41	Utah	3	3	2	2	2	2	2	1	1	1	1
42	Virginia	23	23	6	6	6	3	3	1	1	2	0
45	Wisconsin	10	10	1	1	1	0	0	0	0	0	0
54	Chicago	30	28	6	6	6	5	5	5	3	5	1
Wave 2	Subtotal	189	178	40	31	25	15	12	10	4	4	3
4	Arkansas	44	44	4	3	3	3	2	2	0	1	0
12	Idaho*	0	0	0	0	0	0	0	0	0	0	0
15	Iowa	16	15	3	3	1	1	1	1	0	0	0
16	Kansas	6	6	0	0	0	0	0	0	0	0	0
17	Kentucky	14	14	8	8	8	7	6	5	3	3	3
22	Minnesota*	15	15	10	5	5	1	0	0	0	0	0
24	Missouri	11	11	3	2	0	0	0	0	0	0	0
25	Montana*	0	0	0	0	0	0	0	0	0	0	0
26	Nebraska	4	4	2	2	2	0	0	0	0	0	0
32	North Dakota*	0	0	0	0	0	0	0	0	0	0	0
34	Oklahoma	11	10	2	2	1	1	1	0	0	0	0
38	South Dakota	1	1	1	0	0	0	0	0	0	0	0
39	Tennessee	31	24	3	3	2	1	1	1	1	0	0
40	TX - Dallas	19	19	1	0	0	0	0	0	0	0	0
44	West Virginia	1	1	1	1	1	1	1	1	0	0	0
46	Wyoming	2	2	2	2	2	0	0	0	0	0	0
49	TX - Austin	8	8	0	0	0	0	0	0	0	0	0
51	TX - Houston	5	4	0	0	0	0	0	0	0	0	0
52	TX - Lubbock	1	0	0	0	0	0	0	0	0	0	0



Appendix 2  
Status of Reconfiguration for Licensees in Expansion Band:  
Milestones Completed by Number of Call Signs, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	PSR Name	Updated Call Sign Population as of 03/31/07	Sprint Nextel Initiated Contact with Licensee	Sprint Nextel and Licensee Reach Pre-Contract Agreement	Sprint Nextel Submits Frequency Reconfiguration Agreement to TA	TA Approves Frequency Reconfiguration Agreement	Through 03/31/07 Call Signs with Reconfiguration Applications Submitted to FCC	Through 03/31/07 Call Signs with Reconfiguration Applications Granted	Sprint Nextel Clears Frequencies	Incumbent Clears Frequencies	Through 03/31/07 Call Signs with Surrender Applications Submitted to FCC	Through 03/31/07 Call signs with Surrender Applications Granted
Number of Call Signs												
Wave 3	Subtotal	215	131	19	16	15	15	15	11	7	10	3
1	Alabama	27	27	4	4	4	4	4	4	4	4	1
9	Florida	69	29	6	4	4	4	4	4	1	4	0
10	Georgia	29	17	5	4	4	4	4	2	1	1	1
18	Louisiana	18	6	0	0	0	0	0	0	0	0	0
23	Mississippi	18	16	3	3	2	2	2	0	0	0	0
31	North Carolina	27	20	1	1	1	1	1	1	1	1	1
37	South Carolina	25	16	0	0	0	0	0	0	0	0	0
47	Puerto Rico	2	0	0	0	0	0	0	0	0	0	0
48	US Virgin Islands	0				0	0	0	0	0	0	0
Wave 4	Subtotal	328	169	9	9	8	8	8	5	5	5	0
2	Alaska*	5	5	0	0	0	0	0	0	0	0	0
3	Arizona*	23	3	1	1	1	1	1	0	0	0	0
5	CA - South*	100	39	0	0	0	0	0	0	0	0	0
21	Michigan*	2	0	0	0	0	0	0	0	0	0	0
29	New Mexico*	5	0	0	0	0	0	0	0	0	0	0
30	NY - Albany*	69	61	0	0	0	0	0	0	0	0	0
33	Ohio*	38	25	0	0	0	0	0	0	0	0	0
36	Pennsylvania*	18	7	5	5	5	5	5	5	5	5	0
43	Washington*	22	11	1	1	0	0	0	0	0	0	0
50	TX - El Paso*	3	1	0	0	0	0	0	0	0	0	0
53	TX - San Antonio*	16	0	0	0	0	0	0	0	0	0	0
54	MI portion of Chicago*	8	2	2	2	2	2	2	0	0	0	0
55	New York - Buffalo*	16	15	0	0	0	0	0	0	0	0	0
61	Gulf of Mexico	0	0	0	0	0	0	0	0	0	0	0
62	Marianas	2	0	0	0	0	0	0	0	0	0	0
63	Guam	1	0	0	0	0	0	0	0	0	0	0
Total for Waves 1-4		1068	810	124	107	94	71	68	52	38	44	18

Notes:

- Data for Channel 1-120 call signs does not include call signs that were under contract with Sprint Nextel prior to the start of reconfiguration and for which contracts will not be submitted to the TA for review and approval for Sprint Nextel credit.
- Data includes call signs in the international border area. Data may change depending upon border area frequency plans.
- The current population of call signs has been adjusted for call signs cancelled without a Frequency Reconfiguration Agreement (FRA), and incremented for any call signs added through pending applications. Licensees may cancel licenses or let them expire without entering into an FRA.
- Data includes call signs with fixed locations authorized for frequencies in the 851-854 MHz range with adequate geographic data to determine a Public Safety Region.
- Data for the call sign population and applications may not match data for Sprint Nextel milestones due to call signs expiring or being cancelled without contracts. In addition, certain FRAs may include call signs undergoing reconfiguration that may be cancelled or assigned without frequencies being changed on that particular call sign. Call signs with old frequencies being deleted via a partial assignment are not included in the delete application data.
- Data between Incumbent Clear and Notify and Surrender Applications Submitted to FCC do not always match due to partial assignment applications filed in advance of frequency clearing to expedite the process and occasional time lags in the reporting on licensee frequency clearing.

Appendix 2  
Status of Reconfiguration for Licensees in NPSPAC:  
Milestones Completed by Number of Call Signs, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	PSR Name	Updated Call Sign Population as of 3/31/07	Sprint Nextel Initiated Contact with Licensee	Sprint Nextel and Licensee Reach Pre-Contract Agreement	Sprint Nextel Submits Frequency Reconfiguration Agreement to TA	TA Approves Frequency Reconfiguration Agreement	Through 03/31/07 Call Signs with Reconfiguration Applications Submitted to FCC	Through 03/31/07 Call Signs with Reconfiguration Applications Granted	Sprint Nextel Clears Frequencies	Incumbent Clears Frequencies	Through 03/31/07 Call Signs with Surrender Applications Submitted to FCC	Through 03/31/07 Call signs with Surrender Applications Granted
Number of Call Signs												
Wave 1	Subtotal	1497	1493	305	296	287	3	3	1	0	0	0
6	CA - North	109	109	25	24	22	0	0	0	0	0	0
7	Colorado	151	151	148	144	144	0	0	0	0	0	0
8	NY - Metro (CT, NJ, NY, PA)	360	360	29	29	25	0	0	0	0	0	0
11	Hawaii	20	20	0	0	0	0	0	0	0	0	0
13	Illinois	109	109	1	1	1	0	0	0	0	0	0
14	Indiana	89	89	8	7	6	0	0	0	0	0	0
19	ME, NH, VT, MA, RI, CT*	87	86	30	28	26	0	0	0	0	0	0
20	MD; DC; VA - Northern	60	60	6	6	6	0	0	0	0	0	0
27	Nevada	29	29	13	13	13	0	0	0	0	0	0
28	NJ, PA, DE	190	189	18	18	18	0	0	0	0	0	0
35	Oregon	32	32	5	5	5	0	0	0	0	0	0
41	Utah	123	123	2	1	1	0	0	0	0	0	0
42	Virginia	35	35	7	7	7	3	3	1	0	0	0
45	Wisconsin	2	2	1	1	1	0	0	0	0	0	0
54	Chicago	101	99	12	12	12	0	0	0	0	0	0
Wave 2	Subtotal	559	548	60	41	37	0	0	0	0	0	0
4	Arkansas	70	70	1	1	1	0	0	0	0	0	0
12	Idaho*	0	0	0	0	0	0	0	0	0	0	0
15	Iowa	5	5	2	1	1	0	0	0	0	0	0
16	Kansas	185	185	9	9	9	0	0	0	0	0	0
17	Kentucky	8	8	4	2	2	0	0	0	0	0	0
22	Minnesota*	32	32	16	8	7	0	0	0	0	0	0
24	Missouri	17	17	4	4	3	0	0	0	0	0	0
25	Montana*	0	0	0	0	0	0	0	0	0	0	0
26	Nebraska	31	31	5	5	5	0	0	0	0	0	0
32	North Dakota*	1	1	0	0	0	0	0	0	0	0	0
34	Oklahoma	26	25	0	0	0	0	0	0	0	0	0
38	South Dakota	0	0	0	0	0	0	0	0	0	0	0
39	Tennessee	53	47	6	3	3	0	0	0	0	0	0
40	TX - Dallas	36	36	7	6	4	0	0	0	0	0	0
44	West Virginia	7	5	0	0	0	0	0	0	0	0	0
46	Wyoming	5	5	3	1	1	0	0	0	0	0	0
49	TX - Austin	48	46	0	0	0	0	0	0	0	0	0
51	TX - Houston	33	33	3	1	1	0	0	0	0	0	0
52	TX - Lubbock	2	2	0	0	0	0	0	0	0	0	0

Appendix 2  
Status of Reconfiguration for Licensees in NPSPAC:  
Milestones Completed by Number of Call Signs, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	PSR Name	Updated Call Sign Population as of 3/31/07	Sprint Nextel Initiated Contact with Licensee	Sprint Nextel and Licensee Reach Pre-Contract Agreement	Sprint Nextel Submits Frequency Reconfiguration Agreement to TA	TA Approves Frequency Reconfiguration Agreement	Through 03/31/07 Call Signs with Reconfiguration Applications Submitted to FCC	Through 03/31/07 Call Signs with Reconfiguration Applications Granted	Sprint Nextel Clears Frequencies	Incumbent Clears Frequencies	Through 03/31/07 Call Signs with Surrender Applications Submitted to FCC	Through 03/31/07 Call signs with Surrender Applications Granted
Number of Call Signs												
Wave 3	Subtotal	787	490	2	1	1	0	0	0	1	0	0
1	Alabama	24	24	0	0	0	0	0	0	0	0	0
9	Florida	281	90	1	1	1	0	0	0	0	0	0
10	Georgia	62	27	0	0	0	0	0	0	0	0	0
18	Louisiana	52	28	0	0	0	0	0	0	1	0	0
23	Mississippi	18	12	1	0	0	0	0	0	0	0	0
31	North Carolina	193	175	0	0	0	0	0	0	0	0	0
37	South Carolina	147	130	0	0	0	0	0	0	0	0	0
47	Puerto Rico	10	4	0	0	0	0	0	0	0	0	0
48	US Virgin Islands	0	0	0	0	0	0	0	0	0	0	0
Wave 4	Subtotal	1295	558	2	2	2	0	0	0	0	0	0
2	Alaska*	1	1	0	0	0	0	0	0	0	0	0
3	Arizona*	85	22	1	1	1	0	0	0	0	0	0
5	CA - South*	306	201	0	0	0	0	0	0	0	0	0
21	Michigan*	261	11	0	0	0	0	0	0	0	0	0
29	New Mexico*	9	1	1	1	1	0	0	0	0	0	0
30	NY - Albany*	179	3	0	0	0	0	0	0	0	0	0
33	Ohio*	124	72	0	0	0	0	0	0	0	0	0
36	Pennsylvania*	140	136	0	0	0	0	0	0	0	0	0
43	Washington*	140	106	0	0	0	0	0	0	0	0	0
50	TX - El Paso*	2	1	0	0	0	0	0	0	0	0	0
53	TX - San Antonio*	26	2	0	0	0	0	0	0	0	0	0
54	MI portion of Chicago*	18	0	0	0	0	0	0	0	0	0	0
55	New York - Buffalo*	4	2	0	0	0	0	0	0	0	0	0
61	Gulf of Mexico	0	0	0	0	0	0	0	0	0	0	0
62	Marianas	0	0	0	0	0	0	0	0	0	0	0
63	Guam	0	0	0	0	0	0	0	0	0	0	0
Total for Waves 1-4		4138	3089	369	340	327	3	3	1	1	0	0

Notes:

- Data for Channel 1-120 call signs does not include call signs that were under contract with Sprint Nextel prior to the start of reconfiguration and for which contracts will not be submitted to the TA for review and approval for Sprint Nextel credit.
- Data includes call signs in the international border area. Data may change depending upon border area frequency plans.
- The current population of call signs has been adjusted for call signs cancelled without a Frequency Reconfiguration Agreement (FRA), and incremented for any call signs added through pending applications. Licensees may cancel licenses or let them expire without entering into an FRA.
- Data includes call signs with fixed locations authorized for frequencies in the 851-854 MHz range with adequate geographic data to determine a Public Safety Region.
- Data for the call sign population and applications may not match data for Sprint Nextel milestones due to call signs expiring or being cancelled without contracts. In addition, certain FRAs may include call signs undergoing reconfiguration that may be cancelled or assigned without frequencies being changed on that particular call sign. Call signs with old frequencies being deleted via a partial assignment are not included in the delete application data.
- Data between Incumbent Clear and Notify and Surrender Applications Submitted to FCC do not always match due to partial assignment applications filed in advance of frequency clearing to expedite the process and occasional time lags in the reporting on licensee frequency clearing.

Appendix 2  
Status of Reconfiguration for Licensees in ESMR Band:  
Milestones Completed by Number of Call Signs, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	PSR Name	Updated Call Sign Population as of 3/31/07	Sprint Nextel Initiated Contact with Licensee	Sprint Nextel and Licensee Reach Pre-Contract Agreement	Sprint Nextel Submits Frequency Reconfiguration Agreement to TA	TA Approves Frequency Reconfiguration Agreement	Through 03/31/07 Call Signs with Reconfiguration Applications Submitted to FCC	Through 03/31/07 Call Signs with Reconfiguration Applications Granted	Sprint Nextel Clears Frequencies	Incumbent Clears Frequencies	Through 3/31/07 Call Signs with Surrender Applications Submitted to FCC	Through 3/31/07 Call signs with Surrender Applications Granted
Number of Call Signs												
Wave 1	Subtotal	0	0	0	0	0	0	0	0	0	0	0
6	CA - North	0	0	0	0	0	0	0	0	0	0	0
7	Colorado	0	0	0	0	0	0	0	0	0	0	0
8	NY - Metro (CT, NJ, NY, PA)	0	0	0	0	0	0	0	0	0	0	0
11	Hawaii	0	0	0	0	0	0	0	0	0	0	0
13	Illinois	0	0	0	0	0	0	0	0	0	0	0
14	Indiana	0	0	0	0	0	0	0	0	0	0	0
19	ME, NH, VT, MA, RI, CT*	0	0	0	0	0	0	0	0	0	0	0
20	MD; DC; VA - Northern	0	0	0	0	0	0	0	0	0	0	0
27	Nevada	0	0	0	0	0	0	0	0	0	0	0
28	NJ, PA, DE	0	0	0	0	0	0	0	0	0	0	0
35	Oregon	0	0	0	0	0	0	0	0	0	0	0
41	Utah	0	0	0	0	0	0	0	0	0	0	0
42	Virginia	0	0	0	0	0	0	0	0	0	0	0
45	Wisconsin	0	0	0	0	0	0	0	0	0	0	0
54	Chicago	0	0	0	0	0	0	0	0	0	0	0
Wave 2	Subtotal	7	7	5	5	5	4	4	4	4	4	4
4	Arkansas	0	0	0	0	0	0	0	0	0	0	0
12	Idaho*	0	0	0	0	0	0	0	0	0	0	0
15	Iowa	0	0	0	0	0	0	0	0	0	0	0
16	Kansas	0	0	0	0	0	0	0	0	0	0	0
17	Kentucky	0	0	0	0	0	0	0	0	0	0	0
22	Minnesota*	0	0	0	0	0	0	0	0	0	0	0
24	Missouri	0	0	0	0	0	0	0	0	0	0	0
25	Montana*	0	0	0	0	0	0	0	0	0	0	0
26	Nebraska	0	0	0	0	0	0	0	0	0	0	0
32	North Dakota*	0	0	0	0	0	0	0	0	0	0	0
34	Oklahoma	0	0	0	0	0	0	0	0	0	0	0
38	South Dakota	0	0	0	0	0	0	0	0	0	0	0
39	Tennessee	7	7	5	5	5	4	4	4	4	4	4
40	TX - Dallas	0	0	0	0	0	0	0	0	0	0	0
44	West Virginia	0	0	0	0	0	0	0	0	0	0	0
46	Wyoming	0	0	0	0	0	0	0	0	0	0	0
49	TX - Austin	0	0	0	0	0	0	0	0	0	0	0
51	TX - Houston	0	0	0	0	0	0	0	0	0	0	0
52	TX - Lubbock	0	0	0	0	0	0	0	0	0	0	0

Appendix 2  
Status of Reconfiguration for Licensees in ESMR Band:  
Milestones Completed by Number of Call Signs, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	PSR Name	Updated Call Sign Population as of 3/31/07	Sprint Nextel Initiated Contact with Licensee	Sprint Nextel and Licensee Reach Pre-Contract Agreement	Sprint Nextel Submits Frequency Reconfiguration Agreement to TA	TA Approves Frequency Reconfiguration Agreement	Through 03/31/07 Call Signs with Reconfiguration Applications Submitted to FCC	Through 03/31/07 Call Signs with Reconfiguration Applications Granted	Sprint Nextel Clears Frequencies	Incumbent Clears Frequencies	Through 3/31/07 Call Signs with Surrender Applications Submitted to FCC	Through 3/31/07 Call signs with Surrender Applications Granted
Number of Call Signs												
Wave 3	Subtotal	243	207	123	117	117	115	115	113	95	106	62
1	Alabama	57	57	23	23	23	22	22	23	23	23	16
9	Florida	38	14	8	8	8	8	8	8	4	4	3
10	Georgia	74	68	47	44	44	44	44	41	29	40	21
18	Louisiana	5	5	4	4	4	4	4	4	4	4	2
23	Mississippi	49	49	34	34	34	34	34	33	31	31	19
31	North Carolina	7	7	2	1	1	0	0	1	1	1	1
37	South Carolina	13	7	5	3	3	3	3	3	3	3	0
47	Puerto Rico	0	0	0	0	0	0	0	0	0	0	0
48	US Virgin Islands	0	0	0	0	0	0	0	0	0	0	0
Wave 4	Subtotal	0	0	0	0	0	0	0	0	0	0	0
2	Alaska*	0	0	0	0	0	0	0	0	0	0	0
3	Arizona*	0	0	0	0	0	0	0	0	0	0	0
5	CA - South*	0	0	0	0	0	0	0	0	0	0	0
21	Michigan*	0	0	0	0	0	0	0	0	0	0	0
29	New Mexico*	0	0	0	0	0	0	0	0	0	0	0
30	NY - Albany*	0	0	0	0	0	0	0	0	0	0	0
33	Ohio*	0	0	0	0	0	0	0	0	0	0	0
36	Pennsylvania*	0	0	0	0	0	0	0	0	0	0	0
43	Washington*	0	0	0	0	0	0	0	0	0	0	0
50	TX - El Paso*	0	0	0	0	0	0	0	0	0	0	0
53	TX - San Antonio*	0	0	0	0	0	0	0	0	0	0	0
54	MI portion of Chicago*	0	0	0	0	0	0	0	0	0	0	0
55	New York - Buffalo*	0	0	0	0	0	0	0	0	0	0	0
61	Gulf of Mexico	0	0	0	0	0	0	0	0	0	0	0
62	Marianas	0	0	0	0	0	0	0	0	0	0	0
63	Guam	0	0	0	0	0	0	0	0	0	0	0
Total for Waves 1-4		250	214	128	122	122	119	119	117	99	110	66

Notes:

- Data for Channel 1-120 call signs does not include call signs that were under contract with Sprint Nextel prior to the start of reconfiguration and for which contracts will not be submitted to the TA for review and approval for Sprint Nextel credit.
- Data includes call signs in the international border area. Data may change depending upon border area frequency plans.
- The current population of call signs has been adjusted for call signs cancelled without a Frequency Reconfiguration Agreement (FRA), and incremented for any call signs added through pending applications. Licensees may cancel licenses or let them expire without entering into an FRA.
- Data includes call signs with fixed locations authorized for frequencies in the 851-854 MHz range with adequate geographic data to determine a Public Safety Region.
- Data for the call sign population and applications may not match data for Sprint Nextel milestones due to call signs expiring or being cancelled without contracts. In addition, certain FRAs may include call signs undergoing reconfiguration that may be cancelled or assigned without frequencies being changed on that particular call sign. Call signs with old frequencies being deleted via a partial assignment are not included in the delete application data.
- Data between Incumbent Clear and Notify and Surrender Applications Submitted to FCC do not always match due to partial assignment applications filed in advance of frequency clearing to expedite the process and occasional time lags in the reporting on licensee frequency clearing.

Appendix 3

Status of Negotiations for Licensees in NPSPAC Channels: Milestones Completed by Number of Frequency Reconfiguration Agreements, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	Number of Stage 2 FRAs (a)	Sprint Nextel Initiated Contact with Licensee (a)	Sprint Nextel and Licensee Reach Pre-Contract Agreement (a)	FRAs Submitted to TA	FRAs Approved by TA
		Number of Frequency Reconfiguration Agreements (FRAs)			
<b>Wave 1</b>	<b>343</b>	<b>342</b>	<b>167</b>	<b>155</b>	<b>143</b>
Multiregion	48	48	19	16	14
PSR TBD (b)	4	3	2	2	1
6	36	36	19	19	16
7	6	6	3	3	3
8	44	44	29	28	25
11	4	4	0	0	0
13	5	5	0	0	0
14	21	21	15	13	12
19	48	48	30	28	26
20	24	24	6	6	6
27	4	4	2	1	1
28	20	20	13	13	13
35	8	8	4	4	4
41	8	8	3	1	1
42	26	26	6	6	6
45	4	4	1	1	1
54	33	33	15	14	14
<b>Wave 2</b>	<b>220</b>	<b>212</b>	<b>75</b>	<b>58</b>	<b>51</b>
Multiregion	13	13	3	0	0
PSR TBD (b)	0	0	0	0	0
4	9	9	5	4	4
12	1	1	0	0	0
15	14	14	4	3	2
16	19	19	7	6	6
17	16	16	12	10	10
22	16	16	9	9	8
24	13	13	4	3	2
25	0	0	0	0	0
26	15	15	10	7	7
32	3	3	0	0	0
34	12	11	4	2	1
38	0	0	0	0	0
39	29	22	5	5	4
40	30	30	8	6	4
44	1	1	1	1	1
46	2	2	2	1	1
49	13	13	0	0	0
51	12	12	1	1	1
52	2	2	0	0	0
<b>Wave 3</b>	<b>237</b>	<b>114</b>	<b>5</b>	<b>4</b>	<b>3</b>
Multiregion	2	1	0	0	0
PSR TBD (b)	0	0	0	0	0
1	19	19	0	0	0
9	59	27	2	2	2
10	34	14	1	0	0
18	35	11	0	0	0
23	18	12	2	2	1
31	37	18	0	0	0
37	27	12	0	0	0
47	6	0	0	0	0
48	0	0	0	0	0



### Appendix 3

#### Status of Negotiations for Licensees in NPSPAC Channels: Milestones Completed by Number of Frequency Reconfiguration Agreements, Per Wave, Per Region, as of March 31, 2007

Public Safety Region (PSR)	Number of Stage 2 FRAs (a)	Sprint Nextel Initiated Contact with Licensee (a)	Sprint Nextel and Licensee Reach Pre-Contract Agreement (a)	FRAs Submitted to TA	FRAs Approved by TA
		Number of Frequency Reconfiguration Agreements (FRAs)			
<b>Wave 4</b>	<b>196</b>	<b>11</b>	<b>1</b>	<b>1</b>	<b>0</b>
Multiregion	2	0	0	0	0
PSR TBD (b)	0	0	0	0	0
2	2	2	0	0	0
3	15	0	0	0	0
5	32	2	0	0	0
18	0	0	0	0	0
21	21	0	0	0	0
29	8	0	0	0	0
30	13	2	0	0	0
33	43	1	0	0	0
36	9	0	0	0	0
43	21	2	1	1	0
50	3	2	0	0	0
53	17	0	0	0	0
54	5	0	0	0	0
55	5	0	0	0	0
<b>Wave TBD (c)</b>	<b>52</b>	<b>29</b>	<b>13</b>	<b>8</b>	<b>8</b>
<b>TOTAL</b>	<b>1048</b>	<b>708</b>	<b>261</b>	<b>226</b>	<b>205</b>

**Notes:**

(a) Sprint Nextel is the data source for this column. The figures have not been verified by the TA.

(b) PSR TBD (To Be Determined) - The TA is unable to accurately assign a PSR based on data provided.

(c) Wave TBD (To Be Determined) - Deals projected by Sprint Nextel that have no call signs yet associated with them. The proper reconfiguration wave category will generally be determined upon the TA receiving the associated call sign assets or the FRA, although some deals cannot be classified by wave.

Appendix 4  
Entities Filing Expansion Band Elections, as of March 31, 2007

Licensee	ST	Call Sign	Frequencies
North Slope, Borough of	AK	WNDX449	860.7375
North Slope, Borough of	AK	WPZW513	860.7375
North Slope, Borough of	AK	WPZW653	860.7375
Dothan, City of	AL	WPQD755	858.4875
Houston, County of	AL	WPQH284	857.7625, 858.2625
Mobile, County of	AL	WNUX634	857.7625, 857.9875, 858.2375, 858.2625, 858.4375, 858.4625
Northport, City of	AL	WNJD323	857.7125
Bentonville, City of	AR	WPPH830	860.2625
Fayetteville, City of	AR	WPJI661	860.2375, 860.7375
Hot Springs, City of	AR	WPHP482	860.2625
Jefferson, County of	AR	WNVN873	860.2375, 860.2625, 860.7375, 860.9625
Jefferson, County of	AR	WPLY444	860.2125
Paragould, City of	AR	WPFN317	860.2875
Arizona, State of	AZ	WNMY720	860.2125, 860.9375
Flagstaff, City of	AZ	WPWK889	860.4375
Paradise Valley, Town of	AZ	WNMW364	860.2375
Phoenix, City of	AZ	WNMT600	860.9875
Contra Costa Community College District	CA	WNMM865	860.2375
Contra Costa Community College District	CA	WNMM866	860.2375
Lassen Union School District	CA	WPEF987	860.7875
Lodi, City of	CA	WNLH967	860.2125
Long Beach, City of	CA	KNCR530	860.2375
Los Angeles, County of	CA	KNER447	860.2625
Los Angeles, County of	CA	WPDV636	860.2625
Marin, County of	CA	KNJH407	860.9375
Marin, County of	CA	WPFQ266	860.4625
Merced, City of	CA	WPPX706	860.4375
Monterey Salinas Transit Authority	CA	WPRI866	860.2125
Mountain Valley Emergency Medical Services Agency (Stanislaus County)	CA	WNVJ731	860.9375
Orange, County of, CA	CA	WNIB734	860.2125, 860.4625, 860.7125, 860.9625
Orange, County of, CA	CA	WPMX476	860.2125, 860.4625, 860.7125, 860.9625
Orange, County of, CA	CA	WPMX750	860.2125, 860.4625, 860.7125, 860.9625
Orange, County of, CA	CA	WPMX751	860.2125, 860.4625, 860.7125, 860.9625
Orange, County of, CA	CA	WPMX752	860.2125, 860.4625, 860.7125, 860.9625
Orange, County of, CA	CA	WPMY325	860.2125, 860.4625, 860.7125, 860.9625
Orange, County of, CA	CA	WPMY394	860.2125, 860.4625, 860.7125, 860.9625
Orange, County of, CA	CA	WPMZ774	860.2125, 860.4625, 860.7125, 860.9625
Orange, County of, CA	CA	WPMZ776	860.2125, 860.4625, 860.7125, 860.9625
Orange, County of, CA	CA	WPNP991	860.2125, 860.4625, 860.7125, 860.9625
Orange, County of, CA	CA	WQZ938	860.2125, 860.4625, 860.7125, 860.9625
Palo Alto, City of	CA	WNFI750	860.7125
Placer, County of	CA	WPIE742	860.9375
Pleasant Hill, City of	CA	WNMP521	860.4375
Sacramento City Unified School District	CA	WNHX890	860.4625
Sacramento, County of	CA	WNBQ990	860.7125
Sacramento, County of	CA	WPDD467	860.2125, 860.4375
Sacramento, County of	CA	WPWV729	860.4875
Sacramento, County of	CA	WPXL514	860.4875
Sacramento, County of	CA	WQDK496	860.4875
Sacramento, County of	CA	WQDK705	860.4875
San Bernardino, County of	CA	WNNB563	860.2500, 860.4750
San Bernardino, County of	CA	WNNB565	860.2500
San Bernardino, County of	CA	WNNB566	860.4500
San Bernardino, County of	CA	WNNB567	860.2500
San Bernardino, County of	CA	WNNB568	860.2500
San Bernardino, County of	CA	WNNB575	860.2500
San Bernardino, County of	CA	WNNB576	860.4500
San Bernardino, County of	CA	WNNB578	860.2250, 860.9500

Appendix 4  
Entities Filing Expansion Band Elections, as of March 31, 2007

Licensee	ST	Call Sign	Frequencies
San Francisco, City and County of	CA	KNGD851	860.4875
San Francisco, City and County of	CA	WNMP411	n/a*
San Francisco, City and County of	CA	WNMP522	860.4625
San Francisco, City and County of	CA	WNNF327	860.4375
San Francisco, City and County of	CA	WPQA782	860.4875
San Francisco, City and County of	CA	WPQF830	860.2125
San Rafael, City of	CA	WNSS412	860.9625
San Rafael, City of	CA	WNSS413	860.9625
Sierra Community College District	CA	WPIE754	860.9625
Watsonville, City of	CA	WPKI847	860.2375
Arapahoe, County of	CO	WNIJ887	860.3125
Aurora, City of	CO	WNAU532	860.7625, 860.9375, 860.9625, 860.9875
Pueblo, City of	CO	WQAL936	860.7125
Cromwell, Town of	CT	WNKR770	860.9625
District of Columbia	DC	KNJU834	860.9875
District of Columbia	DC	WPXT459	860.9875
City of West Palm Beach	FL	KNER586	860.7125
City of West Palm Beach	FL	WNKD520	860.2125
Jacksonville, City of	FL	WNFP698	860.2125, 860.2625, 860.4625, 860.4875, 860.9375
Jacksonville, City of	FL	WNRE843	860.9375
Jacksonville, City of	FL	WNSC913	860.2375, 860.7375
Jacksonville, City of	FL	WPGY728	860.9875
Jacksonville, City of	FL	WPGY732	860.7125
Jacksonville, City of	FL	WPTF860	860.4625, 860.7125, 860.9375
Miami, City of	FL	KNGR376	860.2125, 860.4625, 860.7125
Miami, City of	FL	WNCE612	860.2125, 860.4625, 860.7125
Palm Beach, County of	FL	WNHE888	860.3125, 860.3375
Palm Beach, County of	FL	WPRS827	860.3125, 860.3375
The School Board of Broward County, Florida	FL	KNJJ560	860.9375, 860.9625
Volusia, County of	FL	WNHE867	860.2625, 860.4875, 860.7125, 860.7375, 860.7625
Volusia, County of	FL	WPFQ272	860.2625, 860.4875, 860.7125, 860.7375, 860.7625, 860.9375
Volusia, County of	FL	WPPW666	860.2125
Honolulu, City and County of	HI	WPQZ565	860.4625
Honolulu, City and County of	HI	WPRG484	860.4625
Iowa City, City of	IA	WNXG714	860.2625
Iowa City, City of	IA	WNXG746	860.9875
Iowa State Fair **	IA	WPSS595	860.9375
Story, County of	IA	WPQI296	860.4375
The University of Iowa Hospital & Clinics	IA	WPKN529	860.2125
Boise, City of	ID	WPII857	860.9375
Emmett Independent School District	ID	WPYY420	860.8875
Idaho, State of	ID	WPIP622	860.7625
Idaho, State of	ID	WPIP626	860.7625
Idaho, State of	ID	WPIS652	860.7625
Nampa & Meridian Irrigation District	ID	WPUD400	860.7875
City Colleges of Chicago	IL	WNMA681	860.2375
Decatur, City of	IL	WNKZ536	860.2625, 860.4625
Deerfield, Village of (Police Department)	IL	WNGC398	860.7375
Effingham, County of	IL	WPNY754	860.4875
Illinois, State of	IL	WQCT712	860.9375
Illinois, State of (Department of Corrections)	IL	WPLR422	860.2625
Illinois, State of (Department of Corrections)	IL	WPMR362	860.7375
Illinois, State of (Department of Corrections)	IL	WPPD278	860.9375
Jefferson, County of	IL	WPTX994	860.4375
La Salle County of	IL	WPUK993	860.4875
Lansing, Village of	IL	WNNS478	860.7375
Marion County ET&SB	IL	KNN505	860.9875
Normal, Town of	IL	WPIX239	860.4875
Ogle County Sheriff's Office	IL	WQCV211	860.7125

Appendix 4  
Entities Filing Expansion Band Elections, as of March 31, 2007

Licensee	ST	Call Sign	Frequencies
Peoria County Sheriffs Department	IL	WQAB235	860.2625, 860.9625, 860.9875
Rolling Meadows, City of	IL	KNJU694	860.2125
Tazewell, County of	IL	WPNW387	860.7125
Tazewell, County of	IL	WQCX272	n/a*
Williamson, County of	IL	WPKM918	860.7625
Floyd, County of	IN	WPNQ948	860.4875
Indiana University	IN	WPCW647	860.8875
Steuben, County of	IN	WPDU229	860.2125
Tippecanoe, County of	IN	WNQH693	860.7375
Garden City, City of	KS	WPMI551	860.4375
Kansas City, City of	KS	WNWF608	860.7625, 860.9375
Kansas City, City of	KS	WPGP232	860.3125
Kentucky, Commonwealth of	KY	WQCP214	860.2625
Madison, County of	KY	WNVN963	860.4875, 860.7375
Powderly, City of	KY	WQCD705	860.4375
Richmond, City of	KY	WQDE403	860.2625
Caddo Parish Communications District No 1	LA	WPMA320	860.7125
Caddo Parish Communications District No 1	LA	WPSQ740	860.7125
East Baton Rouge, Parish of	LA	KNJU727	860.7125
Lafourche, Parish of	LA	WPRX834	860.9375
Louisiana, State of	LA	WNII532	860.2375
Louisiana, State of	LA	WNII533	860.2375, 860.7625
Louisiana, State of	LA	WNII534	860.7625
Louisiana, State of	LA	WNII535	860.4625, 860.9625
Louisiana, State of	LA	WNII536	860.4375, 860.9875
Louisiana, State of	LA	WNMA687	860.2625
Louisiana, State of	LA	WPHE601	860.7625
Louisiana, State of	LA	WPHE605	860.2375
Louisiana, State of	LA	WPHE609	860.9625
Louisiana, State of	LA	WPHE613	860.4375
Louisiana, State of	LA	WPHE617	860.9875
Louisiana, State of	LA	WPHE629	860.9625
Louisiana, State of	LA	WPHE633	860.4375
Louisiana, State of	LA	WPHE641	860.7625
Louisiana, State of	LA	WPHE657	860.2375, 860.4375
Louisiana, State of	LA	WPHE661	860.4875
Louisiana, State of	LA	WPHF287	860.9625
Louisiana, State of	LA	WPHG955	860.4625
Louisiana, State of	LA	WPIB392	860.7125
Louisiana, State of	LA	WPIR915	860.4625
Louisiana, State of	LA	WPIR919	860.7125
Louisiana, State of	LA	WPIR923	860.7625
Louisiana, State of	LA	WPJI711	860.4625
Louisiana, State of	LA	WPKD955	860.4625, 860.9625
Louisiana, State of	LA	WPMI999	860.2625
Louisiana, State of	LA	WPMQ475	860.4875
Louisiana, State of	LA	WPNS672	860.9875
Louisiana, State of	LA	WPPE847	860.2125
Louisiana, State of	LA	WPPE848	860.9375
Madison, Parish of	LA	WPMA348	857.9625
New Orleans Regional Transit Authority	LA	WPAP726	860.2125, 860.4375
New Orleans, City of	LA	WNCD880	860.7875, 860.8125
Orleans Levee District	LA	WNQC758	860.2625
Orleans Parish School Board	LA	KNJU690	860.7125
Sterlington, Town of	LA	WPNZ848	860.7375
Allegany, County of	MD	WPRS598	860.4875
Garrett, County of (Board of Education)	MD	WPRU936	860.7375
Salisbury, City of	MD	WPHQ675	860.7625
Somerset, County of	MD	WPWR884	860.9625
Worcester, County of	MD	WPNW557	860.4625, 860.7125

Appendix 4  
Entities Filing Expansion Band Elections, as of March 31, 2007

Licensee	ST	Call Sign	Frequencies
Clay, County of	MN	WPHY860	861.4625
Dakota, County of	MN	WPEP246	860.7375
Metropolitan Council/Metro Transit	MN	WPQH695	860.4375
Minnesota, State of	MN	WPER943	860.2375, 860.2625, 860.4375, 860.9375, 860.9875
Minnesota, State of	MN	WPKG359	860.9375
Minnesota, State of	MN	WPKG360	860.2625
Minnesota, State of	MN	WPYM573	860.9875
Moorhead, City of	MN	WPHY859	860.4625
Blue Springs, City of	MO	WNDG561	860.4875
Curators of the University of Missouri	MO	WPJI572	860.2125
Saint Joseph, City of	MO	WPDC582	860.4875
State of Missouri, Department of Corrections	MO	WPUK277	860.9375
Bolivar County E911	MS	WPXA863	860.2375
City of Columbus	MS	WPNS534	858.2125
Jackson-Evers International Airport Authority	MS	WQDD668	857.9875
Meridian, City of	MS	WQAP232	858.2125
Smith, County of	MS	WPKG621	858.4375
South Mississippi State Hospital	MS	WPQJ606	857.9875
Asheville, City of	NC	WNXR226	860.7625, 860.9875
McDowell, County of	NC	KNNP950	860.9625
Mecklenburg, County of	NC	WNGU623	860.2375, 860.4875, 860.7375, 860.7625, 860.9875
North Carolina State Highway Patrol	NC	WNRU500	860.4625, 860.4875
North Carolina State Highway Patrol	NC	WPHM257	860.7125
North Carolina State Highway Patrol	NC	WPHM264	860.4375
North Carolina State Highway Patrol	NC	WPKN591	860.7375
North Carolina State Highway Patrol	NC	WPOX341	860.4375
North Carolina State Highway Patrol	NC	WPOX343	860.4375
North Carolina State Highway Patrol	NC	WPOZ292	860.7125
North Carolina State Highway Patrol	NC	WPPB719	860.7125
North Carolina State Highway Patrol	NC	WPRJ405	860.4375
North Carolina State Highway Patrol	NC	WPSM605	n/a*
North Carolina State Highway Patrol	NC	WPYC603	860.4375
Fargo, City of	ND	KNNT448	860.2125
Omaha Public Power District	NE	KNER503	860.4375, 860.4875, 860.9375
Omaha Public Power District	NE	KNER504	860.4375, 860.4875, 860.9375
Omaha Public Power District	NE	WPPY921	860.9375
Omaha Public Power District	NE	WPSZ331	860.3375
Omaha Public Power District	NE	WPTA210	860.3375
Scotts Bluff, County of	NE	WPKU672	860.2125, 860.2375, 860.2625, 860.4875, 860.7375
Manchester, City of	NH	WPKD444	860.4875
Atlantic City, City of	NJ	WPRS952	860.7625
Camden, City of	NJ	WNWG655	860.9875
Camden, City of	NJ	WQAF461	860.9875
Delaware River Port Authority	NJ	WPXY839	860.9875
New Jersey, State of	NJ	WNDD570	860.4625, 860.9625
New Jersey, State of	NJ	WNDD571	860.4625, 860.9625
New Jersey, State of	NJ	WNDD572	860.4625, 860.9625
New Jersey, State of	NJ	WNDD573	860.4625, 860.9625
New Jersey, State of	NJ	WNDD574	860.4625, 860.9625
New Jersey, State of	NJ	WNDD575	860.2125, 860.7125
New Jersey, State of	NJ	WNDD576	860.2125, 860.7125
New Jersey, State of	NJ	WNDD577	860.9375
New Jersey, State of	NJ	WNDD578	860.9375
New Jersey, State of	NJ	WNDD579	860.9375
New Jersey, State of	NJ	WNDD580	860.2125, 860.7125
New Jersey, State of	NJ	WNHS409	860.9375
New Jersey, State of	NJ	WNHS410	860.2125, 860.4625, 860.7125, 860.9625
New Jersey, State of	NJ	WNII538	860.9375
New Jersey, State of	NJ	WNJI598	860.9375
New Jersey, State of	NJ	WNPS351	860.4625, 860.9625

Appendix 4  
Entities Filing Expansion Band Elections, as of March 31, 2007

Licensee	ST	Call Sign	Frequencies
New Jersey, State of	NJ	WNXC890	860.4625, 860.9625
New Jersey, State of	NJ	WNXC891	860.2125, 860.7125
New Jersey, State of	NJ	WNXZ718	860.9625
New Jersey, State of	NJ	WNZZ317	860.7125
New Jersey, State of	NJ	WPSE858	860.2125, 860.7125
New Jersey, State of	NJ	WPUH543	860.9375
New Jersey, State of	NJ	WPYQ725	860.4625, 860.9625
New Jersey, State of	NJ	WQBY316	860.4625, 860.9625
Vineland, City of	NJ	WNXZ709	860.4625, 860.9625
Washoe, County of	NV	WPRX312	860.2125, 860.2375, 860.2625, 860.4375, 860.4625, 860.4875, 860.7625, 860.9375, 860.9875
Washoe, County of	NV	WPRX313	860.7625
City of New York DoITT FCC Licensing Support	NY	KNBX914	860.7375, 860.9875
City of New York DoITT FCC Licensing Support	NY	KNER623	860.4375, 860.7625, 860.9375
City of New York DoITT FCC Licensing Support	NY	WPML463	860.7625
City of New York DoITT FCC Licensing Support	NY	WPML524	860.7625
City of New York DoITT FCC Licensing Support	NY	WPML525	860.7625
City of New York DoITT FCC Licensing Support	NY	WPML526	860.7625
City of New York DoITT FCC Licensing Support	NY	WQC1937	860.4375
New York City Transit Authority	NY	KB23096	n/a*
New York City Transit Authority	NY	KNEH690	860.3875, 860.4125
New York City Transit Authority	NY	KNEH691	n/a*
New York City Transit Authority	NY	WNUB684	860.3875, 860.4125
New York City Transit Authority	NY	WNUB732	860.3875, 860.4125
Lincoln, County of	OK	WPVM206	860.7375
Bend, City of	OR	WNVN568	860.2125, 860.9625
Deschutes, County of	OR	WPHE354	860.7375, 860.9875
Deschutes, County of	OR	WPJR649	860.2125, 860.9375
Jackson County Juvenile Department	OR	WQCC874	860.2375
Redmond, City of	OR	WQAY688	860.7625
Salem, City of	OR	WPKB609	860.4875
Allentown, City of	PA	WPJK416	860.9375
Commonwealth of Penna Bloomsburg University	PA	WPGD607	860.8375
Fayette, County of	PA	WPDS263	860.2375
Fayette, County of	PA	WPDS263	860.4625
Fayette, County of	PA	WPDS263	860.9875
Luzerne, County of	PA	WPMZ512	860.7375
Luzerne, County of	PA	WPQD915	860.9875
Luzerne, County of	PA	WPYT624	860.7125, 860.9625
Pittsburgh, City of	PA	KNJH332	860.2625, 860.4375, 860.7625
School District of Philadelphia	PA	WNKV367	860.8125, 860.8375, 860.9125
Rhode Island, State of	RI	WNCX326	860.3125
Charleston, County of	SC	WNVH447	860.2375, 860.4625, 860.4875, 860.7375, 860.9375
Charleston, County of	SC	WPRR560	860.4625
Clemson, City of	SC	WPKU649	860.7375
Greenville, County of	SC	WPKD619	860.7125
Greenwood, County of	SC	WPOX642	857.7375
South Carolina State Ports Authority	SC	WPLU704	860.7125
South Carolina, State of	SC	WPWM262	860.9875
Spartanburg, County of	SC	WPGR361	860.4625, 860.9375
Spartanburg, County of	SC	WPKZ275	860.2125
Spartanburg, County of	SC	WPLZ536	860.2375, 860.2625
Athens Utilities Board	TN	WQDM490	857.7375
Clarksville, City of	TN	WQCL650	860.2375
Jackson Energy Authority	TN	WQBJ748	860.7375
Jackson Energy Authority	TN	WQBJ748	860.7375
Jackson, City of	TN	WPEU965	860.2625, 860.7625
Jackson, City of	TN	WQBB501	860.9875
Memphis Shelby County Airport Authority	TN	WPUQ392	860.2625
Memphis, City of	TN	WPAB818	860.3375, 860.3875



Appendix 4  
Entities Filing Expansion Band Elections, as of March 31, 2007

Licensee	ST	Call Sign	Frequencies
Tennessee, State of	TN	WPKH401	860.9375
Tennessee, State of	TN	WPZB947	858.4875
Tennessee, State of	TN	WQBY860	857.9875, 860.2375
Abilene, City of	TX	WPFQ263	860.4375, 860.9625
Anderson County, Texas	TX	WPYA801	860.2375, 860.9875
Austin, City of	TX	WNBZ704	860.2625, 860.4375
Austin, City of	TX	WPYE613	860.2125, 860.2625, 860.4375
Austin, City of	TX	WPYU318	860.4375
City Public Service	TX	WNLI313	860.2875, 860.3375
Dallas, City of	TX	WNBG573	860.7375, 860.9875
Harris, County of	TX	WNBZ674	860.2125, 860.2375, 860.4625, 860.4875, 860.7125
Harris, County of	TX	WPPF214	860.2125, 860.2375, 860.4625, 860.4875, 860.7125
Harris, County of	TX	WQBM285	860.7125
Houston, City of (Dept. of Aviation)	TX	KNDH570	860.2875, 860.3125
Houston, City of (Dept. of Aviation)	TX	WPNW558	860.7375
Metropolitan Transit Authority of Harris County	TX	KRX666	860.3875
Metropolitan Transit Authority of Harris County	TX	WPTD745	860.3875
Missouri City	TX	WNAS493	860.9625
San Angelo, City of	TX	WPJG225	860.4625, 860.9375
Texas Tech University	TX	KNNJ876	860.9625
Travis County Emergency Service Dist #9	TX	KSP328	860.9375
Travis, County of	TX	WPYE612	860.2125, 860.2625
Travis, County of	TX	WPZR511	860.4375
Wichita Falls, City of	TX	WQAW913	860.4625, 860.9625
League City, City of	TX	WNNL329	860.9875
Murray, City of	UT	WPSK554	860.4375
Murray, City of	UT	WPDH838	860.4375
Murray, City of	UT	WPXK838	860.4375
Salt Lake City, City of	UT	KNJU695	860.7625, 860.9625
Salt Lake Department of Airports	UT	WNYR765	860.2375, 860.2625, 860.4875
Salt Lake Department of Airports	UT	WQBI350	n/a*
Salt Lake Department of Airports	UT	WQBM266	860.2625
Salt Lake, County of	UT	WPGJ689	860.4625, 860.7125, 860.7375
Utah Communications Agency Network	UT	KNIV722	860.2125, 860.2375, 860.2625, 860.4375, 860.4625, 860.4875, 860.7125, 860.7375, 860.7625, 860.9625, 860.9875
Utah Communications Agency Network	UT	WQCE706	860.7125
Utah, County of	UT	WPZV887	860.2125, 860.9375
Arlington, County of	VA	KNIQ704	860.4375, 860.7625, 860.9375
Virginia Beach, City of	VA	WNAU439	860.4625, 860.4875, 860.7125, 860.7375
Virginia Beach, City of	VA	WNSS359	860.4875, 860.7375
Virginia, Commonwealth of (Department of Corrections)	VA	WPIZ624	860.4875
Virginia, Commonwealth of (NVCC)	VA	WPRR746	860.4875
Clark, County of	WA	WPJY899	860.9875
Clark, County of	WA	WPLR403	860.9625
Clark, County of	WA	WPLX749	860.7625, 860.9375
King, County of	WA	WQBZ725	860.4625, 860.9625
Valley Communications Center	WA	WQBD600	860.2625, 860.7125
East Troy, Town of	WI	WNMD420	860.4375
Oregon Schools	WI	WPMV532	860.8875
Ozaukee, County of	WI	WNWS961	860.7125, 860.7625
Watertown Water, City of	WI	WPDF727	860.2375
Wisconsin, University of	WI	WPJH396	860.7875
Morgan, County of	WV	WPSD704	860.2125
Morgan, County of	WV	WPTA421	860.2125
Morgan, County of	WV	WPTA470	860.2125

\* Licensee listed a Call Sign on their Expansion Band Election Form that does not have any frequencies within the Expansion Band located at 860-861 MHz (857.5-858.5 MHz in the Southeastern U.S, except within a seventy-mile radius of Atlanta where it is located at 858-858.5 MHz).

\*\* As of March 31, 2007, licensee has a pending request to withdraw its Expansion Band Election.

Appendix 5  
Call Sign-Related Reconfiguration Information, as of March 31, 2007

Current Population of Call Signs, Per Wave, Per Region, as of March 31, 2007							
Public Safety Region (PSR)	PSR Name	Wave	Channels 1-120	Public Safety Expansion Band	NPSPAC Band	SE-ESMR ESMR Band	Total
Number of Call Signs							
<b>Wave 1</b>	<b>Subtotal</b>		<b>799</b>	<b>336</b>	<b>1497</b>	<b>0</b>	<b>2632</b>
6	CA - North	1	106	88	109	0	303
7	Colorado	1	27	12	151	0	190
8	NY - Metro (CT, NJ, NY, PA)	1	96	24	360	0	480
11	Hawaii	1	56	5	20	0	81
13	Illinois	1	40	13	109	0	162
14	Indiana	1	27	33	89	0	149
19	ME, NH, VT, MA, RI, CT*	1	81	23	87	0	191
20	MD; DC; VA - Northern	1	66	18	60	0	144
27	Nevada	1	63	20	29	0	112
28	NJ, PA, DE	1	67	27	190	0	284
35	Oregon	1	48	7	32	0	87
41	Utah	1	21	3	123	0	148
42	Virginia	1	52	23	35	0	110
45	Wisconsin	1	13	10	2	0	25
54	Chicago	1	36	30	101	0	167
<b>Wave 2</b>	<b>Subtotal</b>		<b>478</b>	<b>189</b>	<b>559</b>	<b>7</b>	<b>1233</b>
4	Arkansas	2	39	44	70	0	153
12	Idaho*	2	15	0	0	0	16
15	Iowa	2	16	16	5	0	36
16	Kansas	2	33	6	185	0	224
17	Kentucky	2	16	14	8	0	40
22	Minnesota*	2	76	15	32	0	123
24	Missouri	2	37	11	17	0	65
25	Montana*	2	19	0	0	0	19
26	Nebraska	2	10	4	31	0	45
32	North Dakota*	2	12	0	1	0	13
34	Oklahoma	2	25	11	26	0	62
38	South Dakota	2	1	1	0	0	2
39	Tennessee	2	43	31	53	7	136
40	TX - Dallas	2	38	19	36	0	93
44	West Virginia	2	3	1	7	0	11
46	Wyoming	2	1	2	5	0	8
49	TX - Austin	2	11	8	48	0	67
51	TX - Houston	2	41	5	33	0	79
52	TX - Lubbock	2	42	1	2	0	45

Appendix 5  
Call Sign-Related Reconfiguration Information, as of March 31, 2007

Current Population of Call Signs, Per Wave, Per Region, as of March 31, 2007							
Public Safety Region (PSR)	PSR Name	Wave	Channels 1-120	Public Safety Expansion Band	NPSPAC Band	SE-ESMR ESMR Band	Total
Number of Call Signs							
<b>Wave 3</b>	<b>Subtotal</b>		<b>548</b>	<b>215</b>	<b>787</b>	<b>243</b>	<b>1793</b>
1	Alabama	3	9	27	24	57	117
9	Florida	3	195	69	281	38	583
10	Georgia	3	49	29	62	74	214
18	Louisiana	2	80	18	52	5	160
23	Mississippi	3	22	18	18	49	108
31	North Carolina	3	67	27	193	7	294
37	South Carolina	3	37	25	147	13	222
47	Puerto Rico	2	66	2	10	0	78
48	US Virgin Islands	2	23	0	0	0	23
<b>Wave 4</b>	<b>Subtotal</b>		<b>882</b>	<b>328</b>	<b>1295</b>	<b>0</b>	<b>2505</b>
2	Alaska*	4	23	5	1	0	29
3	Arizona*	4	75	23	85	0	183
5	CA - South*	4	139	100	306	0	546
21	Michigan*	4	61	2	261	0	324
29	New Mexico*	4	25	5	9	0	39
30	NY - Albany*	4	95	69	179	0	343
33	Ohio*	4	107	38	124	0	269
36	Pennsylvania*	4	12	18	140	0	170
43	Washington*	4	151	22	140	0	313
50	TX - El Paso*	4	10	3	2	0	15
53	TX - San Antonio*	4	16	16	26	0	58
54	MI portion of Chicago*	4	9	8	18	0	35
55	New York - Buffalo*	4	159	16	4	0	179
61	Gulf of Mexico	4	0	0	0	0	0
62	Marianas	4	0	2	0	0	2
63	Guam	4	0	1	0	0	1
<b>Total for Waves 1-4</b>			<b>2707</b>	<b>1068</b>	<b>4138</b>	<b>250</b>	<b>8163</b>

Appendix 5  
Call Sign-Related Reconfiguration Information, as of March 31, 2007

Public Safety Expansion Band Elections Totals, as of March 31, 2007 (Elections NOT to Reconfigure)			
Wave	Public Safety Region (PSR) Number	PSR Name	Call Signs
1	6	CA - North	27
1	7	Colorado	3
1	8	NY - Metro (CT, NJ, NY, PA)	24
1	11	Hawaii	2
1	13	Illinois	14
1	14	Indiana	4
1	19	ME, NH, VT, MA, RI, CT*	2
1	20	MD; DC; VA - Northern	10
1	27	Nevada	3
1	28	NJ, PA, DE	22
1	35	Oregon	7
1	41	Utah	10
1	42	Virginia	3
1	45	Wisconsin	1
1	54	Chicago	9
2	4	Arkansas	6
2	12	Idaho*	6
2	15	Iowa	5
2	16	Kansas	3
2	17	Kentucky	4
2	22	Minnesota*	8
2	24	Missouri	4
2	26	Nebraska	6
2	32	North Dakota*	1
2	34	Oklahoma	1
2	39	Tennessee	10
2	40	TX - Dallas	2
2	44	West Virginia	2
2	49	TX - Austin	6
2	51	TX - Houston	9
2	52	TX - Lubbock	2
3	1	Alabama	4
3	9	Florida	16
3	18	Louisiana	37
3	23	Mississippi	6
3	31	North Carolina	13
3	37	South Carolina	9
4	2	Alaska*	3
4	3	Arizona*	4
4	5	CA - South*	22
4	36	Pennsylvania*	3
4	43	Washington*	4
4	50	TX - El Paso*	2
4	53	TX - San Antonio*	1
Grand Total			340

Appendix 5  
Call Sign-Related Reconfiguration Information, as of March 31, 2007

Frequency Proposal Reports for Waves 1-4, as of March 31, 2007														
Status	Wave 1			Wave 2				Wave 3				Wave 4		
	1-120	Exp Band	NPSPAC	1-120	SE-ESMR	Exp Band	NPSPAC	1-120	SE-ESMR	Exp Band	NPSPAC	1-120	Exp Band	NPSPAC
FPR Sent	90.3%	99.2%	100.0%	94.5%	100.0%	97.4%	99.8%	79.3%	96.5%	84.4%	100.0%	15.2%	35.4%	4.5%
Under Prior Contract	2.0%	0.4%	0.0%	1.4%	0.0%	0.4%	0.0%	9.3%	0.0%	0.0%	0.0%	5.3%	0.9%	0.0%
Affected by Border Zone	2.8%	0.0%	0.0%	4.1%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	78.2%	56.6%	0.0%
EA/ESMR Related Call Signs	4.9%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	9.6%	3.5%	0.0%	0.0%	0.0%	0.0%	0.0%
Recent grants, revised or pending	0.0%	0.4%	0.0%	0.0%	0.0%	2.2%	0.0%	1.7%	0.0%	15.6%	0.0%	1.2%	7.1%	0.0%
FPRs in process (03/31/2007)	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	0.2%	0.0%	0.0%	0.0%	0.0%	0.0%	0.0%	95.5%
Total	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	100.0%	4.5%

Notes:

\* Public Safety Region (PSR) includes call signs in the international border area. Data may change depending upon border area frequency plans.

a. Data for Channels 1-120 call signs excludes call signs that were under contract with Sprint Nextel prior to the start of reconfiguration and for which contracts are not going to be submitted to the TA for review and approval for Sprint Nextel credit. Data for Expansion Band call signs excludes call signs under prior contract and call signs for which licensees have elected not to reconfigure.

b. The current population of call signs has been adjusted for call signs cancelled without a Frequency Reconfiguration Agreement (FRA), and incremented for any call signs added through pending applications. Licensees may cancel licenses or let them expire without entering into an FRA.

c. Data for Channels 1-120 call signs includes call signs with at least one primary fixed location authorized for frequencies the 851-854 MHz range with adequate geographic data to determine a PSR. Expansion Band data includes call signs with at least one primary fixed locations in the Expansion Band, as the Expansion Band may be defined inside and outside the Southeast ESMR region, with adequate geographic data to determine a PSR. NPSPAC data includes call signs with fixed locations in the 866-869 MHz range with adequate geographic data to determine a PSR. Southeast ESMR Band data includes call signs with fixed locations in 858.5-862 MHz range within the Southeast ESMR region and with adequate geographic data to determine a PSR. Call signs with locations in multiple PSRs are counted for each PSR. Call signs are counted within every PSR for which they have a fixed primary location.

d. Data has been adjusted to reflect the change in the band plan in the Atlanta area pursuant to the *Memorandum Opinion and Order* released October 5, 2005.

Appendix 6  
Status of Frequency Reconfiguration Agreement Review for Channels 1-120, Per Wave, Per Region,  
as of March 31, 2007

Public Safety Region (PSR)	PSR Name	1-5 Days from Receipt	6-10 Days from Receipt	11-15 Days from Receipt	16-20 Days from Receipt	21 Days or More from Receipt	Total
		Number of Frequency Reconfiguration Agreements (FRAs)					
<b>Wave 1</b>	<b>Subtotal</b>	<b>287</b>	<b>47</b>	<b>13</b>	<b>0</b>	<b>0</b>	<b>347</b>
	Multiregion	76	18	4	0	0	98
	PSR TBD (b)	0	0	0	0	0	0
6	Northern California	30	3	2	0	0	35
7	Colorado	10	0	1	0	0	11
8	Metropolitan NYC Area (NY, NJ, CT)	28	5	0	0	0	33
11	Hawaii	7	0	2	0	0	9
13	Illinois	16	2	0	0	0	18
14	Indiana	6	1	1	0	0	8
19	New England	15	0	0	0	0	15
20	MD; DC; VA - Northern	8	6	0	0	0	14
27	Nevada	18	3	1	0	0	22
28	Eastern Pennsylvania	23	0	1	0	0	24
35	Oregon	13	1	0	0	0	14
41	Utah	5	2	0	0	0	7
42	Virginia	13	2	0	0	0	15
45	Wisconsin	6	1	0	0	0	7
54	Southern Lake Michigan	13	3	1	0	0	17
<b>Wave 2</b>	<b>Subtotal</b>	<b>168</b>	<b>34</b>	<b>2</b>	<b>1</b>	<b>0</b>	<b>205</b>
	Multiregion	53	14	2	0	0	69
	PSR TBD (b)	0	0	0	0	0	0
4	Arkansas	6	3	0	0	0	9
12	Idaho (a)	4	0	0	0	0	4
15	Iowa	3	2	0	0	0	5
16	Kansas	8	0	0	1	0	9
17	Kentucky	8	1	0	0	0	9
22	Minnesota	22	4	0	0	0	26
24	Missouri	9	3	0	0	0	12
25	Montana	4	0	0	0	0	4
26	Nebraska	3	1	0	0	0	4
32	North Dakota (a)	0	0	0	0	0	0
34	Oklahoma	0	2	0	0	0	2
38	South Dakota	1	0	0	0	0	1
39	Tennessee	21	2	0	0	0	23
40	Texas (Central & Northeast)	10	1	0	0	0	11
44	West Virginia	1	0	0	0	0	1
46	Wyoming	0	0	0	0	0	0
47	Puerto Rico	0	0	0	0	0	0
49	Texas - Central (Austin Area)	1	1	0	0	0	2
51	Texas - East (Houston Area)	6	0	0	0	0	6
52	Texas - Panhandle, High Plains & NW	8	0	0	0	0	8

Appendix 6  
Status of Frequency Reconfiguration Agreement Review for Channels 1-120, Per Wave, Per Region,  
as of March 31, 2007

Public Safety Region (PSR)	PSR Name	1-5 Days from Receipt	6-10 Days from Receipt	11-15 Days from Receipt	16-20 Days from Receipt	21 Days or More from Receipt	Total
		Number of Frequency Reconfiguration Agreements (FRAs)					
<b>Wave 3</b>	<b>Subtotal</b>	<b>206</b>	<b>15</b>	<b>4</b>	<b>0</b>	<b>0</b>	<b>225</b>
	Multiregion	64	4	2	0	0	70
	PSR TBD (b)	0	0	0	0	0	0
1	Alabama	12	1	0	0	0	13
9	Florida	46	4	2	0	0	52
10	Georgia	29	2	0	0	0	31
18	Louisiana	13	1	0	0	0	14
23	Mississippi	12	1	0	0	0	13
31	North Carolina	18	1	0	0	0	19
37	South Carolina	4	1	0	0	0	5
47	Puerto Rico	5	0	0	0	0	5
48	US Virgin Islands	3	0	0	0	0	3
<b>Wave 4</b>	<b>Subtotal</b>	<b>89</b>	<b>3</b>	<b>1</b>	<b>0</b>	<b>0</b>	<b>93</b>
	Multiregion	20	0	0	0	0	20
	PSR TBD (b)	1	0	1	0	0	2
2	Alaska	4	0	0	0	0	4
3	Arizona (a)	20	0	0	0	0	20
5	CA - South (a)	1	0	0	0	0	1
18	Louisiana	6	0	0	0	0	6
21	Michigan (a)	1	0	0	0	0	1
29	New Mexico (a)	5	0	0	0	0	5
30	Eastern Upstate NY (a)	3	1	0	0	0	4
33	Ohio (a)	7	0	0	0	0	7
36	Pennsylvania (a)	3	0	0	0	0	3
43	Washington (a)	5	0	0	0	0	5
50	TX - El Paso (a)	6	0	0	0	0	6
53	TX - San Antonio (a)	3	2	0	0	0	5
54	MI portion of Chicago (a)	4	0	0	0	0	4
55	New York - Buffalo (a)	0	0	0	0	0	0
<b>Wave TBD (c)</b>	<b>Subtotal</b>	<b>2</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>2</b>
<b>Totals for Waves 1-4</b>		<b>752</b>	<b>99</b>	<b>20</b>	<b>1</b>	<b>0</b>	<b>872</b>

Notes:

(a) Public Safety Region (PSR) includes international border area. Data may change depending upon border area frequency plans.

(b) PSR TBD (To Be Determined) - The TA is unable to accurately assign a PSR based on data provided.

(c) Wave TBD (To Be Determined) - Deals projected by Sprint Nextel that have no call signs yet associated with them. The proper reconfiguration wave category will generally be determined upon the TA receiving the associated call sign assets or the FRA, although some deals cannot be classified by wave.

Appendix 7  
Status of Frequency Reconfiguration Agreement Review for NPSPAC Channels, Per Wave, Per Region,  
as of March 31, 2007

Public Safety Region (PSR)	PSR Name	1-5 Days from Receipt	6-10 Days from Receipt	11-15 Days from Receipt	16-20 Days from Receipt	21 Days or More from Receipt	Total
		Number of Frequency Reconfiguration Agreements (FRAs)					
<b>Wave 1</b>	<b>Subtotal</b>	<b>137</b>	<b>5</b>	<b>1</b>	<b>0</b>	<b>0</b>	<b>143</b>
	Multiregion	13	1	0	0	0	14
	PSR TBD (b)	1	0	0	0	0	1
6	Northern California	16	0	0	0	0	16
7	Colorado	3	0	0	0	0	3
8	Metropolitan NYC Area (NY, NJ, CT)	24	0	1	0	0	25
11	Hawaii	0	0	0	0	0	0
13	Illinois	0	0	0	0	0	0
14	Indiana	12	0	0	0	0	12
19	New England	24	2	0	0	0	26
20	MD; DC; VA - Northern	5	1	0	0	0	6
27	Nevada	1	0	0	0	0	1
28	Eastern Pennsylvania	13	0	0	0	0	13
35	Oregon	4	0	0	0	0	4
41	Utah	1	0	0	0	0	1
42	Virginia	6	0	0	0	0	6
45	Wisconsin	1	0	0	0	0	1
54	Southern Lake Michigan	13	1	0	0	0	14
<b>Wave 2</b>	<b>Subtotal</b>	<b>49</b>	<b>1</b>	<b>1</b>	<b>0</b>	<b>0</b>	<b>51</b>
	Multiregion	0	0	0	0	0	0
	PSR TBD (b)	0	0	0	0	0	0
4	Arkansas	4	0	0	0	0	4
12	Idaho (a)	0	0	0	0	0	0
15	Iowa	2	0	0	0	0	2
16	Kansas	6	0	0	0	0	6
17	Kentucky	9	1	0	0	0	10
22	Minnesota	8	0	0	0	0	8
24	Missouri	2	0	0	0	0	2
25	Montana	0	0	0	0	0	0
26	Nebraska	7	0	0	0	0	7
32	North Dakota (a)	0	0	0	0	0	0
34	Oklahoma	1	0	0	0	0	1
38	South Dakota	0	0	0	0	0	0
39	Tennessee	4	0	0	0	0	4
40	Texas (Central & Northeast)	4	0	0	0	0	4
44	West Virginia	1	0	0	0	0	1
46	Wyoming	0	0	1	0	0	1
47	Puerto Rico	0	0	0	0	0	0
49	Texas - Central (Austin Area)	0	0	0	0	0	0
51	Texas - East (Houston Area)	1	0	0	0	0	1
52	Texas - Panhandle, High Plains & NW	0	0	0	0	0	0
<b>Wave 3</b>	<b>Subtotal</b>	<b>3</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>3</b>
	Multiregion	0	0	0	0	0	0
	PSR TBD (b)	0	0	0	0	0	0
1	Alabama	0	0	0	0	0	0
9	Florida	2	0	0	0	0	2
10	Georgia	0	0	0	0	0	0
18	Louisiana	0	0	0	0	0	0
23	Mississippi	1	0	0	0	0	1
31	North Carolina	0	0	0	0	0	0
37	South Carolina	0	0	0	0	0	0
47	Puerto Rico	0	0	0	0	0	0
48	US Virgin Islands	0	0	0	0	0	0



Appendix 7  
Status of Frequency Reconfiguration Agreement Review for NPSPAC Channels, Per Wave, Per Region,  
as of March 31, 2007

Public Safety Region (PSR)	PSR Name	1-5 Days from Receipt	6-10 Days from Receipt	11-15 Days from Receipt	16-20 Days from Receipt	21 Days or More from Receipt	Total
		Number of Frequency Reconfiguration Agreements (FRAs)					
<b>Wave 4</b>	<b>Subtotal</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>
	Multiregion	0	0	0	0	0	0
	PSR TBD (b)	0	0	0	0	0	0
2	Alaska	0	0	0	0	0	0
3	Arizona (a)	0	0	0	0	0	0
5	CA - South (a)	0	0	0	0	0	0
18	Louisiana	0	0	0	0	0	0
21	Michigan (a)	0	0	0	0	0	0
29	New Mexico (a)	0	0	0	0	0	0
30	Eastern Upstate NY (a)	0	0	0	0	0	0
33	Ohio (a)	0	0	0	0	0	0
36	Pennsylvania (a)	0	0	0	0	0	0
43	Washington (a)	0	0	0	0	0	0
50	TX - El Paso (a)	0	0	0	0	0	0
53	TX - San Antonio (a)	0	0	0	0	0	0
54	MI portion of Chicago (a)	0	0	0	0	0	0
55	New York - Buffalo (a)	0	0	0	0	0	0
<b>Wave TBD (c)</b>	<b>Subtotal</b>	<b>6</b>	<b>2</b>	<b>0</b>	<b>0</b>	<b>0</b>	<b>8</b>
<b>Totals for Waves 1-4</b>		<b>195</b>	<b>8</b>	<b>2</b>	<b>0</b>	<b>0</b>	<b>205</b>

notes.

(a) Public Safety Region (PSR) includes international border area. Data may change depending upon border area frequency plans.

(b) PSR TBD (To Be Determined) - The TA is unable to accurately assign a PSR based on data provided.

(c) Wave TBD (To Be Determined) - Deals projected by Sprint Nextel that have no call signs yet associated with them. The proper reconfiguration wave category will generally be determined upon the TA receiving the associated call sign assets or the FRA, although some deals cannot be classified by wave.

Appendix 8  
Summary of FRAs that have Closed, as of March 31, 2007

Completed FRAs*			
Deal Name		TA Completion Certification Receipt Date	Deal Count
<b>Wave 1</b>			
1	Barbara Cunningham	5/5/2006	
2	Baltimore Gas & Electric Company	1/26/2007	
3	Commonwealth Repeater Services, Inc.	7/12/2006	
4	HENDERSON, HENRY	6/26/2006	
5	Vico Construction	4/19/2006	
6	Smith, Alton	5/18/2006	
7	John L. Kuypers	2/27/2006	
8	Stoller Construction	2/5/2007	
9	Wulf, Thomas	7/10/2006	
10	Barbara A. Chapin	5/26/2006	
11	Gonsalves, Rolland	6/30/2006	
12	Ferma Corp	9/20/2006	
13	Lodi Unified School District	12/22/2005	
14	Dick Anderson and Sons, Inc	7/5/2006	
15	Granite Construction, Inc	9/8/2006	
16	Cupertino Union School District	6/6/2006	
17	E&J Gallo Winery	8/14/2006	
18	Billiou	2/7/2006	
19	841 Bishop LLC	7/6/2006	
20	Marco Polo	4/27/2006	
21	Ohio Valley Gas Corp	4/27/2006	
22	Resorts USA, Inc.	6/30/2006	
23	NBC Telemundo License Company	10/9/2006	
24	Mid-State Mobile Radio	12/8/2006	
25	Parrot Ranch Company	2/15/2006	
26	Hartford Hospital - Rebanding	1/19/2007	
27	CSI Communications DBA Day Wireless Systems	8/9/2006	
28	Hampden Communications Corp	12/12/2006	
29	Mountaire Farms, Inc	12/5/2006	
30	Ihilani Rebanding	10/20/2006	
31	Binder Machinery Corporation	4/28/2006	
32	Adler, Philip	2/1/2007	
33	Underground Inc	6/21/2006	
34	Mammoth Recreations, Inc.	7/12/2006	
35	Firstview Communications 2	1/27/2006	
36	Triple C Communications	12/6/2006	
37	Levi Strauss & Co	8/30/2006	
38	Joseph J Albanese Inc	2/15/2007	
39	Total Network Communications Inc	8/3/2006	
40	Nevada Ready Mix 2	2/27/2007	
41	MS Concrete	7/26/2006	
42	Brenner, Jerry	2/21/2007	
43	F & D Enterprises Inc	7/17/2006	
44	Mirage Resorts, Inc.	3/26/2007	
45	Boston Properties Limited Partnership	8/24/2006	
46	X. W., LLC 2	3/21/2007	
47	A Teichert & Son, Inc.	8/1/2006	
48	Bresnan Communications, LLC	6/9/2006	
49	Rocky Mountain Motorists, Inc.	7/24/2006	
50	Coast Hotels and Casinos	2/27/2006	
51	Henry Nelch & Son Co.	7/28/2006	

Appendix 8  
Summary of FRAs that have Closed, as of March 31, 2007

	Deal Name	TA Completion Certification Receipt Date	Deal Count
52	GOLD STAR FS INC	4/18/2006	
53	Church of Jesus Christ of LDS	8/1/2006	
54	TKT INC	11/2/2006	
55	Fruit Belt Service Co. Inc	8/30/2006	
56	PETRY, GAY	10/17/2006	
57	CASINO QUEEN INC	7/10/2006	
58	West County Transportation Agency	5/25/2006	
59	Emery, Connie R	5/11/2006	
60	EMERY, ROBERT M	6/2/2006	
61	Steuben County 3	8/15/2006	
62	Baker Rock Crushing Company	11/27/2006	
63	Brandenburg, James: Brandenburg, Donald	6/6/2006	
64	Wireless Connections LLC.	10/17/2006	
65	Brooks, Janis	12/1/2006	
66	Cook Dupage Transporation Inc	8/21/2006	
67	Comcast of Connecticut, Inc	11/27/2006	
68	San Jose Unified School District	7/27/2006	
69	Duncan, Gordon L	11/21/2006	
70	Las Vegas Paving	7/6/2006	
71	Sobata, Carolyn:Sobota, Robin A	6/16/2006	
72	PK Smith Limousine Co., Inc. 2	6/3/2006	
73	Plote Inc.	6/16/2006	
74	Weleccki Alan M	12/28/2006	
75	Donald B. Storer	6/21/2006	
76	Super Shuttle International 2	5/30/2006	
77	Mathews, Frederick J:Mathews JR, Chas J	12/6/2006	
78	Irving Materials, Inc.	7/28/2006	
79	JTE Enterprises, Inc	2/21/2007	
80	ISG Indiana Harbor Inc.	5/16/2006	
81	Perdue Farms Inc:	6/26/2006	
82	K 5 Construction	1/24/2007	
83	K&A Mutual Associates Inc.	1/23/2007	
84	London Town Cars Inc	8/9/2006	
85	Nelda Lowery	2/15/2006	
86	New Star Fresh Foods LLC	10/9/2006	
87	Access AG	5/24/2006	
88	Steve Blankenbechler	8/1/2006	
89	Eddie Fowlkes	8/31/2006	
90	Wireless Market Source 2	1/26/2006	
91	Transit Mix Concrete Co	1/24/2006	
92	Boyar, Adam	4/25/2006	
93	Sunset Scavenger Corp	4/27/2006	
94	Greg Shuluk	8/28/2006	
95	Mc Clatchy Newspapers, Inc.	1/19/2007	
96	Lely, Gerald	7/12/2006	
97	Jung, Mark	9/11/2006	
98	Crader, R David	4/17/2006	
99	Lundy Jr, Joseph	2/26/2007	
100	Patel, Shailesh N	6/14/2006	
101	Douglas E Morris Profit Sharing Trust	6/29/2006	
102	Gary Wright Jr.	10/23/2006	
103	Yamaoka Bros Inc	5/26/2006	
104	Wilbur Ellis Company DBA Helm Fertilizer	7/14/2006	

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Summary of FRAs that have Closed, as of March 31, 2007

	Deal Name	TA Completion Certification Receipt Date	Deal Count
105	Community Repeater Guinda CA	8/1/2006	
106	Communication Systems Specialist, Inc.	6/9/2006	
107	Radisson Hotel and Conference Center	7/26/2006	
108	Gallagher Asphalt Corporation 2	5/23/2006	
109	Jeffersonville, City of	8/4/2006	
110	Daniel H. Black	6/1/2006	
111	Ocean, county of	3/15/2007	
112	R. W. MILLER & SONS INC	2/8/2007	
113	Dole Fresh Fruit	1/25/2007	
114	WILLARD AGRI SVC. OF FREDERICK INC	1/19/2007	
115	Rock, County of	11/13/2006	
116	STEG, BERNARD (2)	5/9/2006	
117	Marcia Stock	2/15/2006	
118	Secom Communications 2	7/11/2006	
119	Whitley County Consolidated Schools	8/16/2006	
120	High Peak Communications LLC	4/21/2006	
121	Central Jersey Irrigation	7/24/2006	
122	Conley, George	11/2/2006	
123	CLIFFORD BROMAN & SONS TRUCKING INC	2/16/2006	
124	Wheatridge, City of	8/21/2006	
125	Ruffin Gaming LLC	4/21/2006	
126	Denver Public Schools	9/6/2006	
127	Chaney Enterprises (2)	3/8/2007	
128	Emergency Radio Services, Inc. 2	1/29/2007	
129	Shearer Communications	8/15/2006	
130	Robert Tilden	8/9/2006	
131	PRENTISS PROPERTIES (REBANDING)	7/13/2006	
132	Espinoza, Raul	4/27/2006	
133	Triangle Wireless	7/12/2006	
134	OREGON, STATE OF	12/22/2005	
135	Detweiler, Scott R.	5/15/2006	
136	Dorler Communications Company	11/1/2006	
137	Alger, Eve	8/15/2006	
138	E L Gardner	2/15/2007	
139	Easton, Town of	7/28/2006	
140	Glastonbury Police Department	3/15/2007	
141	Albany, City of	5/3/2006	
142	RA Comm Inc.	2/3/2006	
143	Meriden, City of	3/21/2007	
144	New Haven, City of	1/25/2007	
145	Town of Salisbury	5/9/2006	
146	Insight Communications Midwest LLC	2/26/2007	
147	Sprague, Town of	3/6/2007	
148	Upper Merion, Township of	9/8/2006	
149	Waterbury, City of	10/24/2006	
150	William A. Hazel, Inc.	2/2/2007	
151	Windham, Town of	11/20/2006	
152	WP Company LLC	3/2/2007	
153	Radon - Norcom	3/15/2007	
154	LYON, COREY M	8/4/2006	
155	Lloyd L. Jokers	2/7/2006	
156	Taylor, Eugene J	4/21/2006	
157	Tilford, A D	9/5/2006	
158	Unified Sewerage Agency	7/21/2006	

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Summary of FRAs that have Closed, as of March 31, 2007

	Deal Name	TA Completion Certification Receipt Date	Deal Count
159	Denver Radio Electronics & Technology	7/19/2006	
160	Sangamon, County of (Courthouse)	8/4/2006	
161	Hawaii, State of (Re-band)	3/16/2007	
162	Caterpillar	2/15/2007	
163	Frontier Radio	2/12/2007	
164	Wecom Inc	12/6/2006	
165	Sonoma, County Of	3/1/2007	
166	Soundview Spectrum, LLC Rebanding	3/15/2007	
167	G & G Communications Inc. Rebanding	11/27/2006	
168	Excalibur Hotel Casino	8/28/2006	
169	Mandalay Corp	8/3/2006	
170	Crane, Bert	10/13/2006	
171	Rhode Island, State of	3/20/2007	
172	Morgan, County of (WV)	11/10/2006	
173	Tooele, County Of	5/9/2006	
174	The Boeing Company - Non-Border	8/29/2006	
175	Illinois, State Of (Lower 120)	10/12/2006	
176	Clinton Herby - Typecraft II	4/17/2006	
177	Stamford Fire Department	10/6/2006	
178	Aluminum Company of America 1	7/28/2006	
179	Celco SND Comm Inc	7/7/2006	
180	KLL Wireless, INC	1/29/2007	
181	State Farm Mutual Automobile Insurance Co. (2)	9/26/2006	
182	Lectro Communications, INC	8/9/2006	
183	Lockheed Martin Corporation	3/6/2007	
184	Waste Management Holdings, Inc. (2)	9/6/2006	
185	Metro Electronics Inc	3/16/2007	
186	Mobile Radio of Kokomo Inc	10/5/2006	
187	Viking Land Mobile Communications	5/9/2006	
188	DEERE & COMPANY	11/2/2006	
189	RAFT River Electric Corp	1/6/2006	
190	Frederick County, MD (MW-COG)	2/9/2007	
191	Plantings by the Sea	4/25/2006	
192	Hardy Plumbing, Heating & Air	8/15/2006	
193	Gerawan Farming (Re-band)	3/27/2007	
194	CU Radio Enterprises, Inc.	8/8/2006	
195	Hudson General - Boston	11/20/2006	
196	Stuart R. Slater	12/23/2005	
197	Veach, Dorothy	8/30/2006	
198	Aeronautical Radio - NJ	10/6/2006	
199	CNF TRANSPORTATION INC	12/8/2006	
200	Connecticut, State of - CCSU	1/8/2007	
201	SALVATION ARMY HARRISBURG	7/17/2006	
202	Technology Associates, LLC	8/29/2006	
203	Frederick County, MD Board of Education	2/8/2007	
204	Sangamon, County of (Mobile Data)	9/8/2006	
205	Dorothy Taylor	4/27/2006	
206	Chicago, City of - Streets & Sanitation	6/14/2006	
207	Myers, Natalie #6	5/19/2006	
208	State Farm Mutual Automobile Insurance Co. (4)	9/27/2006	
209	Brock, Harold:Samuel:Dorothy (Nevada)	7/6/2006	
210	Sheldon, Gwyneth A #4 (swap)	7/20/2006	
211	Wille Brothers Company	1/25/2007	
212	Milwaukee Area Tech College	9/15/2006	

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Summary of FRAs that have Closed, as of March 31, 2007

	Deal Name	TA Completion Certification Receipt Date	Deal Count
213	BLOOMINGTON, CITY OF, IN PH II	3/15/2007	
214	BLUFFTON, CITY OF, IN PH II	1/17/2007	
215	NEW ALBANY, CITY OF, IN PH II	10/2/2006	
216	PENDLETON, TOWN OF, IN PH II	1/17/2007	
217	WILMINGTON, CITY OF, DE PH II	3/15/2007	
	<b>Subtotal FRA count for Wave 1</b>		<b>217</b>
<b>Wave 2</b>			
1	Union Carbide Corporation	12/8/2006	
2	Fischer, Craig D	4/21/2006	
3	Frontier El Dorado	8/4/2006	
4	TFMCOMM	7/13/2006	
5	Gateway Wireless Services	10/4/2006	
6	Edward Butler (rebanding)	7/6/2006	
7	Curtis Well Servicing	1/10/2007	
8	Champion Communication Services	8/3/2006	
9	J Lee Milligan	6/6/2006	
10	Gregory Balis	6/28/2006	
11	Jimi Malavia	5/9/2006	
12	Telebeep Inc.	8/4/2006	
13	Darrell Best and Donna Best	5/19/2006	
14	NEBCO	2/27/2006	
15	John Herby - Typecraft	7/27/2006	
16	Lehman Roberts	9/15/2006	
17	American Red Cross	12/1/2006	
18	Brush, Peter H	2/1/2007	
19	Graybill Electronics Inc	5/26/2006	
20	Triple D Communications	4/27/2006	
21	W G Block Co	1/17/2007	
22	SEBA BROS FARMS INC	4/27/2006	
23	Griffin, Bryan E	1/3/2007	
24	Electronic Specialties Inc	3/8/2006	
25	Fred Weber Inc.	7/19/2006	
26	Gerbos Bros Construction Co	2/28/2007	
27	West Central Communications 2	7/12/2006	
28	Snyder, Kenneth C.	2/8/2007	
29	Scott Strouts DBA ABC Taxi	7/5/2006	
30	City of Maplewood	1/3/2006	
31	Boyar, Chris	6/9/2006	
32	Schmidtke, Dave	11/1/2006	
33	Roadrunner Transportation	6/6/2006	
34	Howell SR. Michael H	10/12/2006	
35	Corey Seppmann Well Drilling	1/17/2007	
36	Davis Jr, Clifton	8/15/2006	
37	Dakota Dunes, City of	8/28/2006	
38	Bismarck, City of	12/27/2006	
39	Allied Services LLC	7/26/2006	
40	Xcel	1/18/2007	
41	John Knox Village	11/10/2006	
42	Battles Communications 2	5/15/2006	
43	Houston 900 Network	6/23/2006	
44	WATONWAN FARM SERVICE	9/27/2006	
45	Smith, Eleanor (2)	5/18/2006	
46	Wenner, Merton R: Wenner, Steve: Wenner, Brian	3/14/2007	
47	MATTSON WELL COMPANY	2/19/2007	

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Summary of FRAs that have Closed, as of March 31, 2007

	Deal Name	TA Completion Certification Receipt Date	Deal Count
48	Williamstown, City of	8/7/2006	
49	Metro Communications LLC	4/27/2006	
50	Holes Inc	2/27/2007	
51	Hewlett Packard Company Inc.	5/5/2006	
52	CEMSTONE PRODUCTS COMPANY	2/7/2007	
53	EBENHYOH, DANIEL	2/26/2007	
54	MOLITOR FARMS INC.	8/9/2006	
55	AVR INC	10/6/2006	
56	Minnesota, State of	5/15/2006	
57	Midwest City, City of OK	11/2/2006	
58	ACTION RADIO & COMMUNICATIONS INC	10/23/2006	
59	Lyondell Citgo	3/27/2006	
60	Minnesota Mobile Telephone	8/24/2006	
61	Crescent, The	2/26/2007	
62	Zenk, John	1/10/2006	
63	Johnson Christian	8/3/2006	
64	Anchorage, City of	2/5/2007	
65	L E Myers	6/2/2006	
66	STEIER, TIM	4/24/2006	
67	AMES CONSTRUCTION INC	8/15/2006	
68	STIER TRANSPORTATION SERVICES INC	8/18/2006	
69	CO OP AGRICULTURE CENTER	8/24/2006	
70	Marth Herby - Typecraft	8/16/2006	
71	Richard Rabe - Typecraft 2005	11/8/2006	
72	First Student, Inc. (MN)	4/17/2006	
73	Douglas, KS County of	1/3/2007	
74	Alperowitz, Francine	7/28/2006	
75	HOPKINS, CITY OF	10/31/2006	
76	Radioland, Inc	5/15/2006	
77	Eric McMahon	4/15/2006	
78	Estate of Joseph C Thames	7/21/2006	
79	PROPERTY MINNESOTA ONE & PROPERTY MIN	3/5/2007	
80	Leonardt, Bruno	8/1/2006	
81	Richardson, TX City of	10/30/2006	
82	Boulder Ag	3/20/2007	
83	Gem State Communications, Inc.	2/5/2007	
84	Idaho Supreme Potatoes	1/3/2006	
85	Wood Communications 2	6/28/2006	
86	Mid Tennessee Third Mobile	5/9/2006	
87	Aeronautical Radio Inc	10/27/2006	
88	Lees Summit Board of Education	1/17/2006	
89	Alpha Wireless Communications Co. 2	3/13/2007	
90	Kenton County Airport Board	6/19/2006	
91	C S Leasing	11/27/2006	
92	Young, Chris:Paschall, Larry A	3/15/2007	
93	Electronic Engineering Co. 3	2/26/2007	
94	Dallas, County of	11/27/2006	
95	Eastman Chemical Company	12/1/2006	
96	Jimmy A. Epperson 2	5/25/2006	
97	Occidental Permian LTD	2/26/2007	
98	SR Communications Associates	3/6/2007	
99	Miller, Cleo	8/24/2006	
100	Melba School District 136	6/6/2006	
101	North Kansas City, City of (School District)	7/13/2006	

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	Deal Name	TA Completion Certification Receipt Date	Deal Count
102	BELLAR COMMUNICATIONS CO	8/14/2006	
103	MUSTANG, CITY OF, OK	12/15/2006	
104	AIRTEL WIRELESS, LLC	10/12/2006	
105	ASHLAND CONSTRUCTION COMMUNICATIONS	7/6/2006	
106	ATHENS UTILITIES BOARD, TN	11/17/2006	
107	C & W COMMUNICATIONS INC	11/9/2006	
108	CHATTANOOGA SMR INC	1/3/2007	
109	CRAIGHEAD, COUNTY OF, AR	8/16/2006	
110	CRITTENDEN, COUNTY OF, AR	11/1/2006	
111	Callahan Tower Joint Venture	1/5/2007	
112	HEARTHSTONE ENTERPRISES INC	10/3/2006	
113	HOLSUM BAKERS INC DBA CAPROCK COMMUN	6/9/2006	
114	NORTHWEST AIRLINES INC	3/15/2007	
115	PINE BLUFF, CITY OF, AR	6/16/2006	
116	STINNETT HEATER TREATER REPAIRS	5/24/2006	
117	Hennepin, County of, MN	3/15/2007	
118	Minneapolis, City of, MN	6/20/2006	
119	Hopkins, Terry (800 Rebanding - N'ville)	6/27/2006	
120	21st Century Wireless (L120 Rebanding)	8/9/2006	
121	Cox Communications-Wichita, KS	5/15/2006	
122	Sater, Gary N. #3 (swap)	2/12/2007	
123	Aeronautical Radio - Mississippi	11/29/2006	
124	Lexington Fayette Urban County Government - Police	1/3/2007	
125	Louisville, City of, KY PH II	3/20/2007	
	<b>Subtotal FRA count for Wave 2</b>		<b>125</b>
<b>Wave 3</b>			
1	Time Warner Entertainment	3/29/2006	
2	MEARS DESTINATION SERVICES INC	8/15/2006	
3	Curry & Company Plumbing, Inc	5/11/2006	
4	BJM and Associates Inc	10/17/2006	
5	Cargill Juice North America Inc.	1/3/2006	
6	Ben Hill Griffin	7/11/2006	
7	North Communications of PR	5/10/2006	
8	Action Community Center	11/27/2006	
9	AFLAC	9/15/2006	
10	ALPHARETTA, CITY OF, GA	2/15/2007	
11	AMERICAN COMMUNICATIONS NETWORK	2/22/2007	
12	ANDERSON, CITY OF, SC	3/2/2007	
13	ARC TRANSIT INC	12/15/2006	
14	ASHFORD, CITY OF, AL	8/30/2006	
15	BOULWARE, WINSTON	6/20/2006	
16	BUDDYS PHONE PATCH INC	9/20/2006	
17	BYRD, ALAN P	8/3/2006	
18	Bright House Networks, LLC	7/19/2006	
19	CAMERON, PARISH OF, LA	3/26/2007	
20	CHARLOTTE, CITY OF, NC	11/21/2006	
21	COLUMBUS, CITY OF, GA	1/17/2007	
22	EVERGLADES COMMUNICATIONS INC	11/20/2006	
23	Electronic Maintenance Company	12/19/2006	
24	FLORIDA HOSPITAL	2/27/2007	
25	FLOYD HEALTHCARE MANAGEMENT INC DBA F	1/17/2007	
26	GASTON, COUNTY OF, NC	2/21/2007	
27	GASTONIA, CITY OF, NC	8/15/2006	



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	Deal Name	TA Completion Certification Receipt Date	Deal Count
28	GWINNETT, COUNTY OF, GA	1/30/2007	
29	HARALSON, COUNTY OF, GA	12/13/2006	
30	HATTIESBURG-LAUREL REGIONAL AIRPORT AU	12/27/2006	
31	HORN LAKE, CITY OF, MS	1/18/2007	
32	HOUSTON, COUNTY OF, AL	7/21/2006	
33	High Tech Communications Services Inc	3/16/2007	
34	Highland Wireless	5/23/2006	
35	INGRAM GROVE SERVICE INC	8/9/2006	
36	JACK M BERRY INC	12/13/2006	
37	LAWRENCEVILLE, CITY OF, GA	2/27/2007	
38	LOUISBURG, TOWN OF, NC	8/15/2006	
39	LOUISIANA TRANSIT COMPANY INC	1/30/2007	
40	LYKES BROTHERS INC	8/1/2006	
41	M. E. DIVERSIFIED ELECTRONICS, INC.	2/23/2007	
42	MADISON, PARISH OF, LA	11/30/2006	
43	MICRO TECHNOLOGY SOUTHEAST	3/5/2007	
44	MODERN COMMUNICATIONS OF GREENVILLE M	7/11/2006	
45	MORGANTON, CITY OF, NC	8/28/2006	
46	OXFORD, CITY OF, NC	10/6/2006	
47	PALM BEACH, COUNTY OF, FL	3/15/2007	
48	PATTERSON COMMUNICATIONS & ELECTRONIC	12/11/2006	
49	PINEVILLE, TOWN OF, NC	3/12/2007	
50	PURSER, MARK S DBA MSP COMMUNICATIONS	2/26/2007	
51	QUADRATICS INC	7/14/2006	
52	RABALAIS JR, RONALD J	10/11/2006	
53	RE MAX AGENTS REALTY INC DBA RE MAX AGE	3/5/2007	
54	RICHLAND, CITY OF, MS	3/26/2007	
55	RODD ELECTRONICS INC	6/29/2006	
56	S C DEPARTMENT OF MENTAL HEALTH, SC	1/3/2007	
57	SAINT JOSEPH HOSPITAL INC	10/17/2006	
58	SAINT PETERSBURG, CITY OF, FL	3/5/2007	
59	SHAW INDUSTRIES INC	3/21/2007	
60	SHREVEPORT COMMUNICATION SERVICE CO I	7/11/2006	
61	SUGAR CANE GROWERS COOPERATIVE OF FL	2/15/2007	
62	SUPERSHUTTLE INTERNATIONAL - Wave 3	9/6/2006	
63	State Farm Mutual Automobile Insurance Companie	3/27/2007	
64	TALLAPOOSA, COUNTY OF, AL	12/11/2006	
65	TALLULAH, CITY OF, LA	11/29/2006	
66	TAMPA ELECTRIC COMPANY	11/21/2006	
67	TRI CO COMMUNICATIONS	8/10/2006	
68	Two Way Communications, Inc. LA	11/2/2006	
69	UNITED STATES SUGAR CORPORATION	2/15/2007	
70	VANGUARD COMMUNICATION SERVICES INC	7/26/2006	
71	VESTAVIA HILLS, CITY OF, AL	12/6/2006	
72	WASHINGTON, COUNTY OF, FL	11/27/2006	
73	WATERS BROTHERS CONTRACTING	9/15/2006	
74	WILEMON, JERRY W	5/17/2006	
75	WILSON, CITY OF, NC	3/20/2007	
76	WIRELESS TECHNOLOGY EQUIPMENT COMPAN	10/27/2006	
77	WOODARD COMMUNICATIONS CORPORATION	11/8/2006	
78	Waste Services of Florida, Inc.	11/17/2006	
79	White, James	9/8/2006	
80	State Farm Mutual Automobile Insurance Co. (3)	9/27/2006	
81	CellSMR South Inc	10/17/2006	

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Summary of FRAs that have Closed, as of March 31, 2007

	Deal Name	TA Completion Certification Receipt Date	Deal Count
82	Florida, State of - Ranger Drainage District	12/28/2006	
83	Palm Beach County Solid Waste Authority	1/31/2007	
84	Donn Barr - Virgin Islands	2/2/2007	
85	North Carolina, State of - DOC	2/2/2007	
86	Perry, County of, MS	12/27/2006	
87	Whitley's Communications Service	3/1/2007	
	<b>Subtotal FRA count for Wave 3</b>		<b>87</b>
<b>Wave 4</b>			
1	Mike Keller	4/27/2006	
2	Johnson, Harold L	3/27/2006	
3	Hopkins, Terry (800 Rebanding)	6/6/2006	
4	J R Simplot Company	12/23/2005	
5	ABRAHAM, KYE A	3/9/2007	
6	AKSALA ELECTRONICS INC	2/21/2007	
7	BATTELLE MEMORIAL INSTITUTE INC, WA	1/30/2007	
8	BLASDELL, JAMES A	3/5/2007	
9	BRAUCHLE, JACK W	2/27/2007	
10	CHINGAS, JOSEPH	9/18/2006	
11	JOSH KLASSEN INC	6/1/2006	
12	KRONENFELD, KURT	7/25/2006	
13	KUHN, DALE F:KUHN, TRENTON DBA KUHNS NE	9/19/2006	
14	MIDDLESEX, TOWNSHIP OF, PA	9/20/2006	
15	NEW PENN MOTOR EXPRESS	3/27/2007	
16	PAGEL, DOUGLAS:PAGEL, BETTY DBA PAGEL P	3/20/2007	
17	REHOBOTH MC KINLEY CHRISTIAN HOSPITAL	12/6/2006	
18	RIZZO, ALICE P	11/9/2006	
19	SCHATZLEIN, DAVID A	8/1/2006	
20	SIMS, VICKI	9/15/2006	
21	SOUTHWEST WASHINGTON MEDICAL CENTER	3/27/2007	
22	TEXAS COMMUNICATIONS INC	2/5/2007	
23	WULF, BARBARA J	6/2/2006	
24	Waste Management Holdings, Inc. (3)	2/9/2007	
25	Kronenfeld, Mark	7/12/2006	
	<b>Subtotal FRA count for Wave 4</b>		<b>25</b>
	<b>Total Completed FRAs</b>		<b>454</b>

\* "Completed" means that the TA has reviewed and certified the reconfiguration as complete, pending any results of the TA's post-close review rights or external audits.

Appendix 8  
Summary of FRAs that are Pending TA Completion Certification Review, as of March 31, 2007

FRAs Pending TA Completion Certification Review			
	Deal Name	TA Completion Certification Receipt Date	Deal Count
Wave 1			
1	Horizon Mobile Communications, Inc.	3/29/2007	
2	Prairie Group Inc.	3/15/2007	
	Subtotal FRA count for Wave 1		2
Wave 2			
1	Green Isle Countryside Farms	3/28/2007	
2	Charleston Housing	3/29/2007	
3	JP Jenkins, Inc. (2)	3/28/2007	
4	GRANT, COUNTY OF, AR	3/5/2007	
	Subtotal FRA count for Wave 2		4
Wave 3			
1	DESOTO, COUNTY OF, FL	3/28/2007	
2	GAINESVILLE, CITY OF, GA	3/30/2007	
3	Huntsville Radio Service, Inc.	3/27/2007	
4	NEIGHBORLY Care Network, Inc.	3/29/2007	
5	NORTH CAROLINA, STATE OF	3/23/2007	
6	SUNSTATE COMMUNICATIONS INC	3/30/2007	
7	Dothan City Schools	3/27/2007	
8	Martha Herby - Virgin Islands	3/27/2007	
9	Federal Express Corporation	3/13/2007	
10	LANTANA, TOWN OF, FL	3/5/2007	
11	MOUNTAIN PARK, CITY OF, GA	2/26/2007	
12	Mississippi DOT	3/27/2007	
	Subtotal FRA count for Wave 3		12
Wave 4			
	Subtotal FRA count for Wave 4		0
Total FRAs Pending TA Completion Certification Review			18

Appendix 8  
Summary of PFAs that have Closed, as of March 31, 2007

Completed PFAs*			
	Deal Name	TA Completion Certification Receipt Date	Deal Count
Wave 1			
1	Roanoke County, VA	12/15/2006	
	Subtotal PFA count for Wave 1		1
Wave 2			
1	Total Petrochemicals, USA, Inc.	12/1/2006	
	Subtotal PFA count for Wave 2		1
Wave 3			
	Subtotal PFA count for Wave 3		0
Wave 4			
	Subtotal PFA count for Wave 4		0
Total Completed FRAs			2

\* "Completed" means that the TA has reviewed and certified the PFA as complete, pending any results of the TA's post-close review rights or external audits.

Appendix 9  
Stakeholder Outreach Activities:  
Meetings and Conferences Attended by TA Representatives  
For Quarter Ended March 31, 2007

**January 2007:**

- Northeast Regions Border Plan Meeting
- Region 40 Rebanding Group Meeting
- RACOM Users Meeting
- City of Houston 800 MHz NPSPAC Licensee Meeting
- Region 43 Border Planning Meeting
- Florida DSTF Region V Meeting
- APCO AFC's ADCOM Meeting
- Support Summit meeting with regional frequency planning for border regions in New York, Pennsylvania, Ohio, and Michigan

**February 2007:**

- TN/MTUG and Nashville, Tennessee Licensee Meeting
- APCO Executive Council Meeting
- Florida Licensees Workshop
- NPSTC Meeting
- APCO 2007 Western Conference
- APCO AFC Local Advisor's Training
- Florida State Domestic Task Force Meeting
- APCO Midwinter Summit
- Colorado APCO Chapter Meeting
- APCO AFC Local Advisor's Training
- APCO 2007 Western Regional Conference

**March 2007:**

- Georgia APCO Conference
- Atlanta, GA Licensees TV Channel 69 Meeting
- Region 5 SCA 800 MHz Rebanding Meeting
- IWCE Expo
- 2007 Ohio NENA/APCO Joint State Conference
- Georgia Technology Authority (GTA) and local licensees and their consultants regarding Channel 69 television interference testing

Appendix 10  
800 MHz Transition Administrator, LLC  
Fees and Expenses through March 31, 2007

	Quarter Ending Mar. 31, 2007	Year-to-Date	Inception-to-Date
<b>Fees:</b>			
Public Safety Outreach*	\$1,384,935	\$1,384,935	\$5,236,433
Reconfiguration Management	\$2,085,723	\$2,085,723	\$14,037,955
Frequency Management **	\$656,238	\$656,238	\$5,637,259
Financial Management	\$693,563	\$693,563	\$5,572,513
General Counsel/Regulatory Management	\$1,802,139	\$1,802,139	\$13,981,542
Stakeholder Relationship Management	\$1,031,863	\$1,031,863	\$10,514,257
TA Systems Support	\$437,132	\$437,132	\$5,864,229
Program Management Support	\$594,842	\$594,842	\$6,245,835
Alternative Dispute Resolution	\$2,206,723	\$2,206,723	\$6,186,937
<i>Fees Subtotal</i>	\$10,893,155	\$10,893,155	\$73,276,960
<b>Expenses:</b>	\$121,693	\$121,693	\$2,267,152
<b>Total Fees and Expenses</b>	<b>\$11,014,848</b>	<b>\$11,014,848</b>	<b>\$75,544,114</b>

\* Prior to the quarter ended June 30, 2006, Public Safety Outreach fees were reported under Reconfiguration Management.

\*\* During the quarters ended December 31, 2004 and March 31, 2005, all Frequency Management fees were reported under Reconfiguration Management.